	Case 3:17-cv-00939-whA Document 2663-1	Filed 03/09/18 Page 1 0/59		
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8	UNITED STATES DIS	STRICT COURT		
9	NORTHERN DISTRICT	OF CALIFORNIA		
10	SAN FRANCISCO	O DIVISION		
11	WAYMO LLC,	Case No. 3:17-cv-00939-WHA		
12	Plaintiff,	[PROPOSED] ORDER GRANTING DEFENDANTS' COMPREHENSIVE		
13	v.	ADMINISTRATIVE MOTION TO FILE DOCUMENTS UNDER SEAL		
14	UBER TECHNOLOGIES, INC., OTTOMOTTO LLC; OTTO TRUCKING LLC,	TILE DOCUMENTS ONDER SEAL		
15	Defendants.			
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Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff— Portions sought to be sealed (Support for sealing by Decl. ¶)
UBER 409			
409-4	Uber Resp. to Haslim Testimony Suppl. Brief	Page 4, numbers from lines 12-14 and lines 20-21. (Yang Decl. ¶ 4.) Page 6, vendor name in fn 6 (line 27). (Yang Decl. ¶ 6.)	Green and blue highlighted portions at 3:7-18,26-28; 4:1-21,25-27; 5:17-18; 6:14,16-25; 7:1-5,8-9,12,15-16,18-22,25-27; 8:1-2,4-7,10,14-25; 9:16-22; 10:1-12 (Corredor Decl. ¶ 10)
409-6	5/4/17 Haslim Dep.	N/A	Green highlighted portions at 5:1,7,9,15-16,18; 6:13,17; 7:15,19,21-22,24-25; 8:1-2,4-9,12,15-20; 9:14-15,19-22,25; 10:1-2,5-12,15-16,18-22,24; 19:2-4,7-11,15-16; 20:4,8-13,15-16,20,23-25; 21:1,4-9,11,13-17,19-25; 22:2-5,7-11,14,16,19-23; 23:17,21-22,25; 24:1,4,7-8,13-14; 27:23-24; 28:5-6,12,15; 29:3; 31:7,13-14,20-22; 32:1-2; 33:15,19; 34:4-5,9-10,12-16,18-22,25; 35:4-5,7,19-20 (Corredor Decl. ¶ 10)
409-8	4/26/17 Kintz Dep.	N/A	Green highlighted portions at 3:1-2,4-10,12-13,16-20,22-23; 4:2-3,6-7,10-12,14-16,20-25; 5:2-11,13-14,23; 6:7-12,18-19,21-23; 7:5,15-16,18-21 (Corredor Decl. ¶ 10)
409-10	4/17/17 Boehmke Dep.	N/A	None
409-11	PCB Chart	Entire Document. (Yang Decl. ¶ 4.)	Entire document (Corredor Decl. ¶ 10)
409-13	4/20/17 Gruver Dep.	Pages 3-4, adjective in line 5 and every other time the word appears. (Yang Decl. ¶ 7.)	Green and blue highlighted portions at 3:5,9-10,13-15; 4:6-8,11-12,14,17-19,23-25 (Corredor Decl. ¶ 10)
409-14	5/4/17 Haslim Dep.	Page 83, lines 21-22; Page 84, line 3. (Yang Decl. ¶ 7.) Page 105, vendor names in lines 18-21; Page 109, vendor names in lines 19-23; Page 110, vendor names in lines 4-19; Page 111, vendor name on lines 6 and 25; Page 112, vendor name on line 6. (Yang Decl. ¶ 6.)	Green and blue highlighted portions at 19:21-23; 20:7-10; 22:11-12,16-17,22-24; 23:1,7-8,10,14-15,20-25; 24:2-3,6-8; 26:3,5-6,14-15,20-21; 51:1,16-18,20-21,23,25; 52:1,4,7-9,14-17,23; 53:2-3,7,12-14,22-24; 54:1-3,6,8-9,12-13; 71:11,22-25; 72:1-2,4-9; 73:1,7,9,15-16,18; 74:2-3; 75:13,17; 76:20-21; 76:11-14,20; 78:15,19,21-22,24-25;

^{*} Page numbers throughout this chart refer to the ECF page number.

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) /		(Support for sealing by Decl. \P)	(Support for sealing by Decl. \P)
Document sought to be sealed (Dkt. No.)			
		Page 120, line 14. (Yang Decl. ¶ 4.) Page 143, lines 12-14, 16; Pages 165, lines 5-6, 10, 12-23; Page 166, lines 6-7, 10-11; Page 167, line 4, 12-16, 22-23. (Yang Decl. ¶ 7.) Page 185, specific numbers in lines 23 and 24; Page 186, specific numbers in line 6, 17, 20, 23; Page 187, specific numbers in lines 24 and 25; Page 188, specific numbers in lines 1, 7-9; Page 189, specific numbers in lines 5-6; Page 190, specific numbers in lines 4-5, 14, 21; Page 193, specific numbers in line 11; Page 194, specific numbers in line 13; Page 209, specific numbers from lines 17-25; Page 212, specific numbers from lines 1-7; Page 218, specific numbers in lines 1, 4, 9, 11, 16, 20; Page 219, specific numbers in lines 16-17. (Yang Decl. ¶ 4.) Page 247, line 22. (Yang Decl. ¶ 7.)	79:1-2,4-9,12,15-20; 80:14-15,19-22,25; 81:1-2,5-6,21,23-25; 82:1-3,6-7,10-11,14-20; 83:11,13,16-17; 84:1-3,8-9,12,16,20-23; 85:1-2,6; 90:8,14-15; 91:6,10-13,22-23; 92:9-10,22-23; 93:6-7,12,15-17,22-23; 94:6,9,16-17,20; 95:12; 97:24-25; 98:19-20; 99:3-4; 100:3-10,14-15; 101:20,22; 114:1,3; 115:4,6-11,13-19,23,25; 116:1-3,5-8,15-21,23,25; 117:1-2,5-12,15-16,18-22,24; 118:9,11-15,18-25; 119:1,4,13-14; 120:14; 121:22-23,25; 122:1-7,16-17,19-21,23-25; 123:3-4; 124:14; 125:12-13,16-18,20-22,24-25; 126:1,4-7,10-12,15-17,19-24; 142:9,13-14,17-18,21,24; 143:3; 164:1-2,6,8-9,15-16,24; 165:5-6,10,14-16,18,21-23; 166:6-7,10-11,13; 167:6-7,18,20; 169:24-25; 170:9-10; 173:3-4; 174:17-18,23; 175:1-2,5-6,9-10,13; 182:7-11,15-16; 183:6,9,12-14,17-18; 184:2-5,7-8,10-11,16-17,19,21-23,25; 185:1,3,5,7,11-12,14,16,23-25; 186:1,6,12-13,15,17,20-21,23; 187:4,8-13,15-16,20,23-25; 188:1,4-9,11,13-17,19-25; 189:2-6,8,11-12,23-24; 190:1-2,4-5,7-11,13-14,17,19-21,23-25; 191:5-6,13,15-19,21-25; 192:1-7,9-10,13-15,17,19-24; 193:2-5,7-11,14,16,19-23; 194:1,13,15-16,22-23; 196:17,21-22,25; 197:1,4,7-8,13-14; 198:6,8; 201:23-24; 202:5-6,12,15; 203:3-4; 204:22; 205:4-8,10; 208:22; 209:4-5,17-25; 210:25; 211:3,15-17,20-21; 212:1-4,6-15; 215:2; 217:4; 218:1,4,9,11,16,20; 219:15-17,20; 221:2,18-20,25; 222:3; 225:20,24-25; 226:2-3,5,7-10,12,14-18,20-21,23-24; 227:2-3,6-7; 228:7,9-10,12-13,17-18; 234:14; 235:7,13-14,20-22; 236:1-2; 237:18; 245:21-22; 263:15,19; 264:4-5,9-10,12-16,18-22,25; 265:4-5,7,19-20;

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed * (Support for sealing by Decl. ¶)	Plaintiff— Portions sought to be sealed (Support for sealing by Decl. ¶)
			266:1-2,5-9,11-12,16,21-23; 267:1; 268:2; 284:13,17,19; 287:4-5,7-8,12,15-16,24; 288:3 (Corredor Decl. ¶ 10)
OT 803			207.1 3,7 0,12,13 10,21, 200.3 (Coffedor Deci. 10)
803-4	OT Opp. to OSC	Page 3, lines 8, 9-10, 11, 13-14, 16-17; Page 4 heading A, line 25-26, 27; Page 5, lines 1-8 (EXCEPT "as the LLC existsaround"), 9, 10, 19-20, 26; Page 6, lines 6, 10-11, 12. (Hyde Decl. ¶ 1.)	None
803-7	OT LLC Agreement	Entire Document. (Hyde Decl. ¶ 1.)	None
803-9	1 st Amendment to OT LLC Agreement	Entire Document. (Hyde Decl. ¶ 1.)	None
UBER 829			
829-4	Deft. Resp. to Early MIL	N/A	None
OT 843			
843-7	OT's Resps. To Waymo's 3 rd Set of Expedited Rogs	Page 4, lines 26-27; Page 5 line 1-2, 5, 9-11, 14-15, 16. (Hyde Decl. ¶ 3.)	Yellow highlighted portions at 4:23; 5:7-8; 6:25 (Corredor Decl. ¶ 10)
843-9	OT's Suppl. Resps to Waymo's Expedited Rogs	N/A	None
UBER 850			
850-4	Defts. ID of MILs	N/A	None
850-5	Delauney Ntc of RSU	N/A	None
850-6	Morgan Ntc of RSU	N/A	None
850-7	AL Ntc of RSU	N/A	None
850-8 (or 850-9)	2/13/16 Kim Email	Page 7, text between "trucking" and "piece." Page 8, text between "trucking" and "rights." (Yang Decl. ¶ 8.)	None

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Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) /		(Support for sealing by Decl. \P)	(Support for sealing by Decl. \P)
Document sought to			
be sealed (Dkt. No.)			
		Pages 2, 3, 6-9, 11-13, personal phone numbers. (Yang Decl. ¶ 3.)	
UBER 852			
852-4	Defts. Resp. to List of Facts	N/A	Green highlighted portions at 9:20-21,24,26-28; 10:2 (Corredor Decl. ¶ 10)
UBER 900			
900-4 (944-1) [†]	Defts Resp. to AL 5 th Amendment Assertion	N/A	Green highlighted portions at 8:19-20; 9:16-17 (Corredor Decl. ¶ 14)
900-6 (944-3)	7/13/17 Cooper Email	N/A	Green highlighted portions at the first bullet point of page 3, and the specific valuation figure immediately below the green highlighted portions on page 3 (Corredor Decl. ¶ 14)
UBER 917			6
917-4	Defts Resp. to Mtn. for Relief	N/A	None
917-5	Presentation	N/A	Pages 3-21 (Corredor Decl. ¶¶ 14, 15)
OT 927			
927-4	OT Mtn for Relief	Page 2, lines 19, 26-27. (Hyde Decl. ¶ 3.) Page 5, lines 11-12, 13-14, FN 1 lines 4-5. (Hyde Decl. ¶ 1.)	None
UBER 929			
929-4	Defts Mtn for Relief	N/A	Green highlighted portions at 3:20,22; 4:2-3 (Corredor Decl. ¶ 10)
929-5	2015 – Q3 Chart	N/A	Entire document (Corredor Decl. ¶ 12)
OT 982			
982-4	OT's Opp. and Joinder to	Page 2, lines 20-21. (Hyde Decl. ¶ 3.)	None

[†] Docket numbers in parentheses indicate identical versions of the same document, later filed under seal as exhibits to another party's declaration in support of sealing.

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff- Portions sought to be sealed
Dkt. No. (bold) /		(Support for sealing by Decl. ¶)	(Support for sealing by Decl. \P)
Document sought to			
be sealed (Dkt. No.)			
983	Opp. to MIL No. 4		
OT 995			
995-4	OT Opp. to OSC	Page 2, line 25; Page 8, lines 6, 10, 14-15, 16-19. (Hyde Decl. ¶ 1.)	None
		Page 5, fn 4 lines 3-5 (Hyde Decl. ¶¶ 2, 3.)	
OT 997			
997-4	OT Reply to MTC	Page 3, lines 21-26. (Hyde Decl. ¶ 1.)	None
998	T J	The second secon	
UBER 999			
999-4	Defts Reply to Mtn for	N/A	Green highlighted portions at 2:22-23; 4:2-8,13-15,20-28
777 1	Relief	14/11	(Corredor Decl. ¶ 12)
999-6	6/19/17 Poetzscher Dep.	Page 4, lines 19-21. (Yang Decl. ¶ 9.)	None
1000-2	o/ 19/17 1 octabeller Bep.	Tage 1, mes 19 21. (Tang Been # 9.)	Tione
UBER 1003			
1003-4	Defts Reply to MTS	N/A	None
	1 7		
1003-6	7/19/17 Baily Email	N/A	None
1004-3	and a		
1003-8	Waymo's 2 nd Suppl.	Page 7, line 6; Page 168, line 23. (Yang Decl. ¶ 7.)	Green highlighted portions at 7:3-4,6; 8:20-13:10; 19:1-
1004-5	Resps to 1 st Set of Rogs		2,7-8; 19:17-39:5; 44:20,23; 45:2,13-14,17-19,21-22,28;
(1046-2)			46:8-11,24; 47:5-6,12,15-17,19-28; 48:1-2,5-10,15-17,24- 27; 49:2-12; 50:5-83:26; 84:22-155:1; 163:6-171:17;
			27; 49:2-12; 30:3-83:20; 84:22-133:1; 103:0-171:17; 173:12-175:8; 175:19-177:13 (Corredor Decl. ¶ 10)
			Green highlighted portions at 156:21-23,25-27; 157:1-8;
			158:19-21,23-28; 159:1-5,11-12; 160:23-24; (Corredor
			Decl. ¶ 18)
UBER 1006			

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Sealing Motion Dkt. No. (bold) /	Document Description	Defendants – Portions sought to be sealed*	Plaintiff—Portions sought to be sealed
Document sought to be sealed (Dkt. No.)		(Support for sealing by Decl. ¶)	(Support for sealing by Decl. ¶)
1006-4	Defts Mtn for Relief	N/A	None
(1047-2)			
OT 1040 [‡]			
1040-3	Waymo's 1 st Suppl.	Page 9, lines 17-28. (Yang Decl. ¶ 8.)	None
1043-2	Resps. To OT's Set One	Page 12, vendor name and cost in line 18; Page 20, vendor name and	
[corrected at 1062-3 [§]]	Rogs	cost in line 9. (Yang Decl. ¶ 6.)	
		Page 9, lines 16-18; Page 21, lines 5-6. (Hyde Decl. ¶ 2.) Page 9, line 20. (Hyde Decl. ¶ 4.)	
UBER 1041		rage 9, line 20. (Hyde Deci. 4.)	
1041-4	Defts Reply re Mtn for	N/A	None
(1066-2)	Relief		
UBER 1107			
1107-4	Defts MTS	N/A	Portions marked in red boxes at 3:14-17,19-21; 4:1-2,10-
(1166-2)			16,18-25,28; 5:1-5,8,16-18; 6:3-4,23,26; 7:19-20,27; 8:6-7,20,23,25-26; 9:2-13 (Corredor Decl. ¶ 10)
1107-6	Kim Decl ISO MTS	N/A	Green highlighted portions at 2:17,20-21,23-24; 3:18 (Corredor Decl. ¶ 10)
1107-7	Waymo's Asserted TS List	N/A	Entire document (Corredor Decl. ¶ 10)
1107-8	Waymo's 4 th Suppl.	N/A	Green highlighted portions at 3:3-4,6; 4:20-25; 5:6-24; 6:4-
(1166-4)	Resps to Uber's 1 st Rogs		5,12-15,23-25; 7:4-12,24-26; 8:4-8,15-18,23-28; 9:10; 10:18-23; 11:5-23; 12:4-5,12-15,23-25; 13:3-12,24-26;

[‡] This motion was re-filed in corrected form at Dkt. 1062. § The Court denied Dkt. 1062 as a separate sealing motion, but Dkt. 1062 only corrected Dkt. 1040.

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff- Portions sought to be sealed
Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)		(Support for sealing by Decl. ¶)	(Support for sealing by Decl. ¶)
			14:5-9,17-20,26-27; 15:4-9,18-21; 16:2,8-10,14-16; 17:22-
			27; 18:8-26; 19:7-8,15-18,26-28; 20:6-14,27-28; 21:1,8-
			12,20-23; 22:2-3,9-14,23-26; 23:7,13-15,24-26; 25:5-8,13-
			17; 26:12-28; 27:1-28; 28:1-8,19-23; 29:3-7,9-13,16-
			17,20-28; 30:1-13 (Corredor Decl. ¶ 10)
1107-9	Sensing Brainstorms Chart	N/A	Entire document (Corredor Decl. ¶ 10)
1107-10	Sensor Worksheet	N/A	Entire document (Corredor Decl. ¶ 10)
1107-11	Requirement Hierarchy	N/A	Entire document (Corredor Decl. ¶ 10)
1107-12	Car Lidar	N/A	Entire document (Corredor Decl. ¶ 10)
1107-14	7/26/17 Morriss Dep.	N/A	Green highlighted portions at 3:1-2,4,7-8,11,14-15,20-21,25; 4:1,3-4,7-11; 5:2-4,6,12,15-16,18-19,23-24; 6:2-4 (Corredor Decl. ¶ 10)
1107-16	4/26/17 Kintz Dep.	N/A	Green highlighted portions at 3:1-2,6-9,11-12,17-18,22-24; 4:1-6,9-10,17-18,24-25 (Corredor Decl. ¶ 10)
1107-17	PCB Drawing	N/A	Entire document (Corredor Decl. ¶ 10)
1107-18	8/3/17 Droz 30(b)(6)	N/A	Green highlighted portions at 3:23; 5:1-8; 9:1-3; 10:21,25;
(1166-6)	Dep.		11:1-17,20-25; 12:1-3,19-20,23-25; 13:7-18,23-25; 14:1-
()			25; 15:3-23; 16:24-25; 17:1,14-16; 18:13-14; 19:8-9
			(Corredor Decl. ¶ 10)
1107-19	Defts Resps to 3 rd Set of	N/A	Green highlighted portions at 3:2-3,13-15,26; 4:14-
(1166-8)	RFPs		15,22,25 (Corredor Decl. ¶ 10)
1107-20	8/6/17 Jaffe Email	N/A	Green highlighted portions in the third full paragraph on
(1166-10)			page 2, in the second full paragraph on page 3, and in the Trade Secret No. 25 paragraph on page 4 (Corredor Decl. ¶ 10)
UBER 1174			

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) /		(Support for sealing by Decl. \P)	(Support for sealing by Decl. ¶)
Document sought to			
be sealed (Dkt. No.)			
1174-4	Defts Reply to MTS	N/A	Green highlighted portions at 3:12-14,26; 4:22,24,27; 5:7 (Corredor Decl. ¶ 10)
1174-5	Waymo's Amended 4 th	N/A	Portions at 3:3-4,6; 4:18-9:14; 10:16-16:18; 17:20-24:5
(1266-2)	Suppl. Resps to 1 st Set of Rogs		(Corredor Decl. ¶ 10)
UBER 1220			
1220-4	Defts Precis for MSJ	Page 2, schematic in middle of page. (Yang Decl. ¶ 4.)	Portions marked in red boxes at pages 2-4, except for references to GBr3's FAC lens (Corredor Decl. ¶ 10)
1220-6	8/9/17 Haslim Dep.	N/A	Green highlighted portions at 3:16 (Corredor Decl. ¶ 10)
1220-7	7/21/17 Haslim Email	N/A	Portions in the full paragraph contained in the email
			(Corredor Decl. ¶ 10)
1220-8	8/3/17 Droz 30(b)(6)	N/A	Green highlighted portions at 3:6,8-25; 4:1-5:25; 6:2-9:25;
	Dep.		10:1-11,18-25; 11:1-25 (Corredor Decl. ¶ 10)
1220-9	7/12/17 McCann Dep.	N/A	Green highlighted portions at 3:23; 7:1-3,5-6,10-11,13,16-17 (Corredor Decl. ¶ 10)
1220-10	7/20/17 Ulrich Dep.	N/A	Green highlighted portions at 3:5-6,9,11,14,22-23; 4:1,10-11,14-16,20-24; 5:3,5,8,10-11,13-25 (Corredor Decl. ¶ 10)
1220-11	U.S. Pat. No. 8,836,922	N/A	Portions marked in red boxes at pages 7-8 (Corredor Decl. ¶ 10)
UBER 1299			" 2
1299-4	Defts Precis for MSJ	Page 2, schematic in middle of page. (Yang Decl. ¶ 4.)	Portions marked in red boxes at pages 2-4, except for bare
(1389-2)			references to "FAC lenses" (Corredor Decl. ¶ 10)
1299-5	8/3/17 Droz 30(b)(6)	N/A	Green highlighted portions at 3:1-5:25 (Corredor Decl. ¶ 10)
1299-7	7/12/17 McCann Dep.	N/A	Green highlighted portions at 3:1-5,7,9,11-20,22-23; 4:5-
			6,8-10,14-16,18-24; 5:3-5,10,12,17-19,23-24; 6:23; 10:1,4-
			6,11,15,18-20,24-25; 11:1,7-9,11-12,21-22; 12:1-3,5-6,10-

Sealing Motion Dkt. No. (bold) /	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff—Portions sought to be sealed (Support for sealing by Decl. ¶)
Document sought to be sealed (Dkt. No.)			
			11,13,16-17 (Corredor Decl. ¶ 10)
OT 1332			
1332-4 (1398-2)	Resps to Waymo's MSJ Precis	N/A	None
1332-6	8/1/2017 Bailey Dep	N/A	None
1332-7	AL Text Messages	N/A	Portions identifying a cell phone number on page 2 (Corredor Decl. ¶ 24)
1332-8 (1398-4)	1/28/2016 Email from Sullivan	N/A	Green highlighted portions reflecting email addresses at page 2 (Corredor Decl. ¶ 24)
1332-10	8/8/2017 30b6 Brown Dep	N/A	None
1332-11	AL Statement	N/A	Entire document (Corredor Decl. ¶ 14, 24)
1332-13	4/31/2017 Droz Dep	N/A	None
UBER 1336			
1336-4	8/24/17 Ltr Brief	N/A	None
(1396-2)			
1336-5	1/27/16 Bailey Email	N/A	Green highlighted portions at pages 2-3 (Corredor Decl. ¶¶
(1396-4)			15, 24)
1336-6	1/27/16 Brin Email	N/A	Green highlighted portions at page 2 (Corredor Decl. ¶¶
(1396-6)			15, 24)
1336-7	3/24/17 Brown Dep.	N/A	None
1336-8	8/8/17 Brown 30(b)(6) Dep.	N/A	None
1336-9	4/1/16 Krafcik Email	N/A	Green highlighted portions identifying employee email addresses and phone numbers on page 2 (Corredor Decl. ¶

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff- Portions sought to be sealed
Dkt. No. (bold) /		(Support for sealing by Decl. ¶)	(Support for sealing by Decl. \P)
Document sought to			
be sealed (Dkt. No.)			240
(1396-8)			24)
1336-10	Entering the TaaS Market	N/A	Pages 3-21 (Corredor Decl. ¶¶ 14, 15)
1336-11	1/31/15 Salesky Email	N/A	Green highlighted portions at pages 2-3 (Corredor Decl. ¶¶
(1396-10)			15, 24)
1336-12	Head Start	N/A	Entire document (Corredor Decl. ¶ 15)
1336-13	Announcements list	N/A	Entire document (Corredor Decl. ¶ 15)
1336-14	Defts 1 st Suppl. Resp. to 1 st Set of Common Rogs	Page 5, vendor name in line 12. (Yang Decl. ¶ 6.)	Portions at 4:16-11:17; 12:7-13 (Corredor Decl. ¶ 10)
UBER 1337			
1337-4	Defts Opp. To Mtn for Relief	N/A	Green highlighted portions at 4:6-7,9 (Corredor Decl. ¶ 14)
1337-6	8/17/17 Harrison	N/A	Green highlighted portions at 4:21 (Corredor Decl. ¶ 24)
(1397-2)	30(b)(6) Dep.		Green highlighted portions at 6:23-25; 7:1,3-6,12,23; 8:1-3,10-12,19 (Corredor Decl. ¶ 14)
OT 1366			, and the second
1366-5	Opp'n to Waymo's List of Defs Alleged Discov Misconduct	N/A	Entire document (Corredor Decl. ¶ 10)
OT 1369			
1369-5	[Corrected] Opp'n to Waymo's List of Defs Alleged Discov Misconduct	N/A	Entire document (Corredor Decl. ¶ 10)
UBER 1399			

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Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff—Portions sought to be sealed (Support for sealing by Decl. ¶)
1399-4 (1447-2)	8/28/17 Defts Suppl. Br. MTS	Page 5, right chart in lines 1-9; Page 6, middle column of chart in lines 1-9; Page 6, specific numbers in line 15; Page 7, both diagrams on the right-hand side of page. (Yang Decl. ¶ 4.)	Portions marked in red boxes at 2:4,9,18-19; 3:2-4,6-16,18-28; 4:1-3,8,13-14,16,17-18,22,24-27; 5:1-9,11-13,15-22,26-28; 6:1-10,13-16,18-19; 7:1-28; 8:3,5-8,11-12,14 (Corredor Decl. ¶ 10)
1399-5	Hesselink Opening Expert Rpt.	Page 5, schematic in lines 3-11; Page 6, schematic on right side of lines 1-12; Page 7, worksheet in lines 1-9 and chart in lines 14-22; Page 8, middle and right diagrams in lines 11-18; Page 9, chart on right side of lines 4-12; Page 10, photograph in lines 1-13. (Yang Decl. ¶ 4.)	Portions at 3:1-10:28 (Corredor Decl. ¶ 10)
1399-7	8/26/17 Kintz Dep.	N/A	Green highlighted portions at 3:1-2,4-10,12-13,16-20,22-23; 4:2-11,13-14,23 (Corredor Decl. ¶ 10)
UBER 1419**			
1419-4 (1470-2)	Defts MSJ	Page 10, schematic in lines 6-13. (Yang Decl. ¶ 4.) Page 19, lines 2-12; Page 21, lines 3-4. (Yang Decl. ¶ 7.) Page 22, lines 27-28. (Hyde Decl. ¶ 4.) Page 23, lines 13-16, 17-18, 21-28. (Hyde Decl. ¶ 3.)	Portions marked in red boxes and yellow highlighted portions at 3:13-15; 7:15-19; 16:5-12; 17:11,15-21,23-28; 18:1-7,12,21-22,27-28; 19:4-11,15,18-20,22-24,26-28; 20:13-14,17-18; 21:1-2,8 (Corredor Decl. ¶ 10)
1420-1	Haslim Decl	N/A	None
1420-3	Schwarz Decl	Corporate assets and technical information: Page 2 lines 10-13, 14-17, 18-21, 22-24. (Hyde Decl. ¶ 3.)	None
1421	U.S. Pat. No. 9,368,936 Infringement Contentions Chart	Pages 4, 5, 7-14, 16-18, 21-24, 26-28, 30-32, and 34 (schematics only). (Yang Decl. ¶ 4.)	None
1421-1	Wolfe Opening Expert	Pages 4, 5, 6, 8, 10, 11, and 12 (schematics only). (Yang Decl. ¶ 4.)	Portions at 3:1-19:28 (Corredor Decl. ¶ 10)

^{**} Non-party Velodyne filed a supporting declaration. (Dkt. 1455, ¶ 3)

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff— Portions sought to be sealed (Support for sealing by Decl. ¶)
	Rpt. Re '936 Patent		
1421-2	Wagner Opening Expert Rpt	N/A	None
1421-3	Waymo's 4 th Am. Suppl. Resps to 1 st Set of Rogs	N/A	Portions at 3:1-6:5 (Corredor Decl. ¶ 10)
1421-5	3/31/17 Droz Dep.	N/A	Green highlighted portions at 3:9; 4:3-20 (Corredor Decl. ¶ 10)
1421-7	8/3/17 Droz 30(b)(6) Dep.	N/A	Green highlighted portions at 3:1-25; 4:1-5,9-25; 5:1-25; 6:1-13; 7:1-14; 8:19-21; 9:4-24 (Corredor Decl. ¶ 10)
1421-9	7/12/17 McCann Dep.	N/A	Green highlighted portions at 3:1-5,7,9,11-20,22-23; 4:5-6,8-10,14-16,18-24; 5:3-5,10,12,17-19,23-24; 6:23; 10:1,4-6,11,15,18-20,24-25; 11:1,7-9,11-12,21-22; 12:1-3,5-6,10-11,13,16-17; 14:14-20 (Corredor Decl. ¶ 10)
1421-11	8/16/17 Gassend Dep.	N/A	Green highlighted portions at 3:1-5,7-15,18-20,22-25; 4:1-7,10-11,19-23 (Corredor Decl. ¶ 10)
1421-12	8/23/17 Nestinger Dep.	Entire Document. (Yang Decl. ¶ 7.)	Portions at 8:5-9,11-19,23-25; 9:1-2,4-5,16 (Corredor Decl. ¶ 10)
1421-13	Velodyne Instructions	Entire Document. (Yang Decl. ¶ 7.)	Pages 13-16, 20-21 (Corredor Decl. ¶ 10)
1422-1	OT's Supp. Resps. to Waymo's 3 rd Set of Exp. Rogs	Page 5, lines 26-27; Page 6, line 1-2, 5, 9-11, 14-15, 16. (Hyde Decl. ¶ 3.)	None
1422-3	OT's Resps. to Waymo's 3 rd Set of Exp. Rogs	Page 5, lines 22-23; Page 6, lines 11-12. (Hyde Decl. ¶ 3.)	Green highlighted portions at 4:23; 5:7-8; 7:25 (Corredor Decl. ¶ 10)
1422-4	Wagner Expert Rpt.	Page 3, ¶ 24. (Yang Decl. ¶ 8.) Page 3, paragraph 22, OT physical location. (Hyde Decl. ¶ 3.)	None

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)		(Support for sealing by Decl. ¶)	(Support for sealing by Decl. ¶)
1422-6	Waymo's Disclosure of Asserted Claims	N/A	None
1422-8	Wolfe Opening Expert Rpt. Re '936 Patent	N/A	None
1422-9	Waymo's Suppl. Resps. to OT Rogs Nos. 1-9	N/A	Portions at 3:19-7:15 (Corredor Decl. ¶ 10)
1422-10	Hesselink Opening Expert Rpt	Page 6, lines 20-21. (Yang Decl. ¶ 7.) Page 10, diagram on right side of lines 2-8. (Yang Decl. ¶ 4.)	Portions at 3:1-13:19 (Corredor Decl. ¶ 10)
UBER 1458			
1458-4 (1516-2)	Jt. Resps. to Q. 3 & 4 re MTS TS 96	N/A	Portions marked in red boxes at 2:1-3,5-10,13-15,19-20 (Corredor Decl. ¶ 10)
1458-5	Fuji and GBr3 Overlay Graph	Page 3 and 5, entire pages. (Yang Decl. ¶ 4.)	Entire document (Corredor Decl. ¶ 10)
UBER 1461			
1461-3 [corrected at 1464] (1517-2)	Defts Resps to Court Q. 1-2, 5-8 re MTS TS 96	Page 5, picture in lines 3-16; Page 7, chart on right side of lines 1-9. (Yang Decl. ¶ 4.)	Portions marked in red boxes at 2:2,5-10,19-23-24-25,28; 3:1-6,11-12,15-16,18-19,22-25; 4:9-16; 5:1-16,18-27; 6:1-2,4,9-10,16,20; 7:1-12,14-20 (Corredor Decl. ¶ 10)
1461-4	Fuji Diodes	Entire Document. (Yang Decl. ¶ 4.)	Entire document (Corredor Decl. ¶ 10)
1461-5	Fuji FOV	Entire Document. (Yang Decl. ¶ 4, 7.)	Entire document (Corredor Decl. ¶ 10)
UBER 1512			
1512-4 (1600-2)	Defts MSJ, MTS TS 96, Daubert	Page 7, diagram on lines 1-12; Page 8, diagrams on lines 1-10 and 22-28; Page 9, numbers in line 5. (Yang Decl. ¶ 4.) Page 15, diagram on lines 18-24. (Yang Decl. ¶ 7.)	Portions marked in red boxes at 4:5-9,12,15; 5:3-4,9,12-22; 6:3-6,13-15,18-19; 7:1-16; 8:1-10,13-15,19,21-28; 9:4-5,9-12,14,20-22,26; 10:1-2,7-9,12-15,18-19,25,27; 11:5,7,9-13,23-24; 12:2-4,9-10,23; 14:3,15-16,18,26; 15:3,5,8,11,13,16,18-25; 16:2,15-16,19-20; 17:15

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed * (Support for sealing by Decl. ¶)	Plaintiff—Portions sought to be sealed (Support for sealing by Decl. ¶)
			(Corredor Decl. ¶ 10)
1513	Hesselink Opening Expert Rpt	Page 11, vendor name in lines 14 and 16 and product name in line 17; Page 12, lines 1-10 and vendor name in lines 15, 19, 22. (Yang Decl. ¶ 6, 7.)	Portions at 3:1-29:19 (Corredor Decl. ¶ 10)
		Page 13, lines 3-6 and 14-15; Page 13, chart in lines 16-28; Page 14, chart in lines 1-10; Page 14, vendor name in line 14. (Yang Decl. ¶ 4, 6, 7.)	
		Page 16, vendor name on lines 22 and 24. (Yang Decl. ¶ 6.)	
		Page 19, schematic on lines 3-11; Page 20, schematic on right side of lines 1-12; Page 21, worksheets in lines 1-9 and 14-22; Page 22, diagrams on middle and right side of lines 11-18; Page 23, chart in lines 4-12; Page 24, photograph on right side of lines 1-14. (Yang Decl. ¶ 4.)	
		Page 25, sentence in lines 12-15. (Yang Decl. ¶¶ 6, 7.)	
		Page 28, phone numbers and email addresses in lines 14-17. (Yang Decl. ¶ 3.)	
		Page 29, vendor name in line 7. (Yang Decl. ¶ 6.)	
1513-2	8/3/17 Droz 30(b)(6) Dep.	N/A	Green highlighted portions at 3:1-3,19-20,23-25; 4:7-18,23-25; 5:1-25 (Corredor Decl. ¶ 10)
OT 1520			
1520-3	Objections to Minute	N/A	None
(1602-2)	Entry		
1520-5 (1602-4)	10/6/16 Zbrozek Email	N/A	Green highlighted portions reflecting email addresses and phone numbers at pages 2-9 (Corredor Decl. ¶ 24) Green highlighted portions reflecting IP address at page 4 (Corredor Decl. ¶ 18)

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff— Portions sought to be sealed (Support for sealing by Decl. ¶)
1520-6 (1602-6)	10/7/16 Peterson Email	N/A	Green highlighted portions reflecting email addresses at pages 2-5, 7, 10-15 (Corredor Decl. ¶ 24) Green highlighted portions reflecting web and IP addresses, 18 protocols, and detailed forensics at pages 2-3, 5-12 (Corredor Decl. ¶ 18)
1520-7 (1602-8)	2/22/17 Zbrozek Email	N/A	Green highlighted portions reflecting email addresses at pages 2-6 (Corredor Decl. ¶ 24) Green highlighted portions reflecting web addresses and data center location at pages 2, 7 (Corredor Decl. ¶ 18)
1520-8	8/4/16 Keker Memo	N/A	Entire document (Corredor Decl. ¶ 18)
1520-9 (1602-10)	8/1/16 Pfyl Email	N/A	Green highlighted portions reflecting email addresses and phone numbers at pages 2-4 (Corredor Decl. ¶ 24)
OT 1524			
1524-3 (1657-2)	Defts' Opp. to Waymo's Partial MSJ	N/A	None
1524-8 (1657-4)	10/6/16 Zbrozek Email	N/A	Green highlighted portions reflecting email addresses and phone numbers at pages 2-9 (Corredor Decl. ¶ 24) Green highlighted portions reflecting IP address at page 4 (Corredor Decl. ¶ 18)
1524-9 (1657-6)	10/7/16 Peterson Email	N/A	Green highlighted portions reflecting email addresses at pages 2-5, 7, 10-15 (Corredor Decl. ¶ 24) Green highlighted portions reflecting web and IP addresses, 18 protocols, and detailed forensics at pages 2-3, 5-12 (Corredor Decl. ¶ 18)
1524-10 (1657-8)	2/22/17 Zbrozek Email	N/A	Green highlighted portions reflecting email addresses at pages 2-6 (Corredor Decl. ¶ 24) Green highlighted portions reflecting web addresses and

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
			data center location at pages 2, 7 (Corredor Decl. ¶ 18)
1524-14	1/27/16 Brin Email	N/A	Green highlighted portions at page 2 (Corredor Decl. ¶¶ 15, 24)
1524-15	8/1/16 Pfyl Email	N/A	Green highlighted portions reflecting email addresses and
(1657-10)			phone numbers at pages 2-4 (Corredor Decl. ¶ 24)
1524-16	Google Security	N/A	Entire document (Corredor Decl. ¶ 18)
1524-17	5/3/16 Bijnens Email	N/A	Portions reflecting email addresses and phone numbers at pages 2-9 (Corredor Decl. ¶ 24) Portions reflecting piece of equipment retired in March 10, 2016 email from Pierre-Yves Droz at page 2 (Corredor Decl. ¶ 10) Portions reflecting 18 and 18 investigation protocols and detailed forensics in the bullet point paragraphs in March 4, 2016, 9:49AM email from Kristinn Gudjonsson at pages 3-4, in the February 19, 2016 email from Chelsea Bailey at page 4, and in the February 8, 2016 email from Chelsea Bailey at page 6 (Corredor Decl. ¶ 18)
1524-18	8/4/16 Keker Memo	N/A	Entire document (Corredor Decl. ¶ 18)
1524-19	Meeting Notes	N/A	Portions reflecting web address at page 3 (Corredor Decl. ¶ 18)
1524-20	Onboarding/Table of Contents	N/A	None
1524-21	2/1/15 Urmson Email	N/A	Portions reflecting email addresses at pages 2-3 (Corredor Decl. ¶ 24) Portions in the first and third bullet points under "Symptoms of this show up as:" at page 2 and in all bullet points at page 3 (Corredor Decl. ¶ 15)

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
1524-22	8/23/16 Lu Email	N/A	Portions reflecting email addresses and phone numbers at pages 2-4 (Corredor Decl. ¶ 24) Portions reflecting web address at page 2 (Corredor Decl. ¶ 18)
1524-23 (1657-12)	2/2/17 Rizk Email	N/A	Green highlighted portions reflecting email addresses at 2-3, 5 (Corredor Decl. ¶ 24) Green highlighted portions reflecting software modules and code repository at pages 2-3, 5 (Corredor Decl. ¶ 11) Green highlighted portions reflecting 18 protocols and detailed computer forensics at pages 3, 5 (Corredor Decl. ¶ 18)
1524-24 (1657-14)	2/23/17 Gorman Email	N/A	Green highlighted portions reflecting email addresses at pages 2-6 (Corredor Decl. ¶ 24) Green highlighted portions reflecting 18 and 18 investigation protocols and detailed computer forensics at pages 2-3, 5-6, except for bare references to "DHCP" (Corredor Decl. ¶ 18)
1524-25 (1657-16)	Janosko Decl	N/A	Green highlighted portions at 4:11-18,27; 5:1-5,11-28; 6:1-20 (Corredor Decl. ¶ 18)
1524-28 (1657-18)	7/28/17 Gudjonsson Dep.	N/A	Portions marked in green boxes at 6:25; 7:1-3,11-15; 8:12-25; 9:1-14,21-25; 10:1-10,19-22 (Corredor Decl. ¶ 18)
1524-30	9/8/17 Gudjonsson Dep.	N/A	None
1524-32 (1657-20)	9/6/17 Zbrozek Dep.	N/A	None
1524-35	9/7/17 Laykin Expert Rpt	N/A	Portions at 4:10-23 (Corredor Decl. ¶ 24)
1524-36	8/23/16 Drummond Email	N/A	Portions reflecting David Drummond's email address at page 2 (Corredor Decl. ¶ 24)

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff— Portions sought to be sealed (Support for sealing by Decl. ¶)
(1672-2)			
OT 1540			
1540-4	Defts MIL No. 26 re Downloading 14K Files	N/A	None
1540-7 (1659-2)	10/6/16 Gorman Email	N/A	Green highlighted portions reflecting email addresses and phone numbers at pages 2-9 (Corredor Decl. ¶ 24) Green highlighted portions reflecting IP address at page 4 (Corredor Decl. ¶ 18)
1540-9 (1659-4)	10/7/16 Peterson Email	N/A	Green highlighted portions reflecting email addresses at pages 2-5, 7, 10-15 (Corredor Decl. ¶ 24) Green highlighted portions reflecting web and IP addresses, 18 protocols, and detailed forensics at pages 2-3, 5-12 (Corredor Decl. ¶ 18)
1540-10 (1659-6)	10/6/16 Zbrozek Email	N/A	Green highlighted portions reflecting email addresses and phone numbers at pages 2-9 (Corredor Decl. ¶ 24) Green highlighted portions reflecting IP address at page 4 (Corredor Decl. ¶ 18)
1540-12 (1659-8)	2/22/17 Zbrozek Email	N/A	Green highlighted portions reflecting email addresses at pages 2-6 (Corredor Decl. ¶ 24) Green highlighted portions reflecting web addresses and data center location at pages 2, 7 (Corredor Decl. ¶ 18)
1540-13 (1664-1)	Google Security Team Event_Description	N/A	Entire document (Corredor Decl. ¶ 18)
1540-14 (1664-2)	5/3/16 Bijnens Email	N/A	Portions reflecting email addresses and phone numbers at pages 2-9 (Corredor Decl. ¶ 24) Portions reflecting piece of equipment retired in March 10, 2016 email from Pierre-Yves Droz at page 2 (Corredor

Sealing Motion Dkt. No. (bold) / Document sought to	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
be sealed (Dkt. No.)			
			Decl. ¶ 10)
			Portions reflecting 18 and 18 investigation protocols and detailed forensics in the bullet point paragraphs in March
			4, 2016, 9:49AM email from Kristinn Gudjonsson at pages 3-4, in the February 19, 2016 email from Chelsea Bailey at
			page 4, and in the February 8, 2016 email from Chelsea
			Bailey at page 6 (Corredor Decl. ¶ 18)
1540-15	9/6/17 Zbrozek Email	N/A	None
1540-16	8/8/17 Brown 30(b)(6) Email	N/A	None
1540-17	8/25/17 Janosko Dep.	N/A	None
1540-18	7/18/17 Nardinelli Email	N/A	None
OT 1545			
1545-4	10/7/16 Peterson Email	N/A	Green highlighted portions reflecting email addresses at
(1661-2)			pages 2-5, 7, 10-15 (Corredor Decl. ¶ 24)
			Green highlighted portions reflecting web and IP
			addresses, 18 protocols, and detailed forensics at pages 2-3, 5-12 (Corredor Decl. ¶ 18)
UBER 1548			
1548-4	Defts MIL No. 22	N/A	None
1548-6	6/20/17 Kalanick Letter	Entire Document. (Yang Decl. ¶ 17.)	None
1548-8	8/24/17 Gurley Dep.	Page 10, lines 2-4 (Yang Decl. ¶ 14.)	None
		Page 12, lines 1-2, 8-25; page 13, lines 1-25; page 14, lines 1-25 (Yang Decl. ¶ 17.)	
1548-10	Waymo's Opp. To MIL No. 22	N/A	None

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)		(Support for sealing by Decl. ¶)	(Support for sealing by Decl. ¶)
1548-12	8/24/17 Gurley Dep.	Page:lines – 20:9, 22:16-23:2, 23:22-24:6, 30:4-12, 31:9-14, 33:2-19, 34:13-14, 35:1-3, 35:5-14, 35:17-21, 35:23-36:7, 36:9-13, 36:15-24, 37:2, 37:4, 37:7-38:1, 38:8-9, 38:12-13, 38:15-25, 39:2-5, 39:7-24, 40:2-8, 40:10-41:20, 41:22-42:2, 42:4-5, 42:7-10, 42:12-14, 42:16-18, 42:20-44:5, 44:7, 44:9-12, 44:17, 44:20-25, 45:3-5, 45:7-9, 45:11-15, 45:17-46:13, 46:16-18, 46:20-47:5, 47:20-48:3, 48:5-9, 49:14-18, 50:1-5, 52:1-3, 52:13-53:4, 53:10-54:5, 54:7-9, 54:11, 54:15-19, 54:21-23, 54:25-55:3, 55:5-10, 55:12-14, 55:16, 57:6, 57:8-23, 57:25-58:7, 58:9-20, 58:23-59:4, 59:10-11, 59:13-14, 59:16-21, 59:23-60:1, 60:3-8, 60:10-17,61:6-13, 61:15-25, 62:2-3, 62:9-10, 62:12-17, 62:19-21, 62:23-63:2, 63:11-14, 63:16-22, 63:24-25, 64:2-3, 64:10-65:22, 65:24-66:1, 66:3-9, 66:13-14, 66:16-67:10, 67:15-18, 67:21-22, 67:24-68:11, 69:1-8, 69:11-70:11, 70:14-15, 70:17, 70:19-71:2, 71:4-74:14, 84:4-8, 84:11, 96:16-98:2, 98:4-12, 98:14-99:12, 99:14-15, 104:2-4, 105:3-5, 109:15-16, 110:7-9, 110:21-111:5, 111:12-14, 111:16-17, 113:17-115:13, 115:17-116:5, 116:8-10, 116:12-117:12, 117:14-17, 117:19-22, 118:4-11, 119:15-121:14, 121:17-18, 121:20-123:9, 123:20-21, 123:25-125:17, 125:20-126:25, 177:4-21, 178:7-10, 178:23-179:1, 180:5-18. (Yang Decl. ¶ 14.) Page:lines — 135:15-136:13, 136:20-139:9, 140:11-15, 141:21-23, 142:3-10, 142:24-143:4, 143:7-12, 143:14-144:15, 144:23-145:2, 145:8-147:19, 148:1-151:20, 152:8-11, 152:20-154:9, 164:15-16, 165:5, 169:1-6, 170:1-4. (Yang Decl. ¶ 17.)	None
UBER 1553			
1553-4	Defts MIL No. 23	N/A	None

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) /		(Support for sealing by Decl. \P)	(Support for sealing by Decl. ¶)
Document sought to be sealed (Dkt. No.)			
1553-6	5/5/16 Gruver Email	Page 4, phone numbers. (Yang Decl. ¶ 3.)	None
1553-8	9/10/16 AL Email	Page 2, phone number. (Yang Decl. ¶ 3.)	None
1553-10	8/18/16 Meyhofer Dep.	N/A	None
1553-12	Hesselink Opening Expert Rpt.	Page 8, photographs in lines 17-24; Page 10, schematics in lines 1-8; Page 11, schematic in lines 1-12; Page 12; schematic on right side of lines 1-10. (Yang Decl. ¶ 4.)	Portions at 6:1-13:25 (Corredor Decl. ¶ 10)
1553-14	9/5/17 Priv Log	N/A	None
1553-16	6/19/17 Poetzscher Dep.	N/A	None
1553-18	5/24/17 Rivera Email	Page 4, server names in second paragraph. (Yang Decl. ¶ 10.) Page 6, server names in second paragraph. (Yang Decl. ¶ 10.)	None
1553-20	Uber Conf. Info and Invention Assignment Agmt.	N/A	None
1553-22	8/17/16 AL Employment Agmt.	N/A	None
1553-24	6/25/17 Judah Email	N/A	None
1553-26	8/18/17 Meyhofer Dep.	N/A	None
1553-28	8/15/17 Holden Dep.	N/A	None
1553-30	8/4/17 Gruver Dep.	N/A	None
UBER 1557 (corrected at 1595)			
1557-4 (1665-2)	Defts MIL No. 24	N/A	Portions marked in red boxes at 3:19-20,22-24; 4:20-21 (Corredor Decl. ¶ 14)
1557-6	Waymo's Am. 4 th Suppl.	N/A	Portions at 7:3-4,6; 8:21-13:15; 14:5-48:2; 48:23-119:3;

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff—Portions sought to be sealed (Support for sealing by Decl. ¶)
	Resps. 1 st Set of Rogs		119:11-121:28 (Corredor Decl. ¶ 10)
1557-8	8/24/17 Bananzadeh	N/A	Red highlighted portions at 38:21-25 (Corredor Decl. ¶ 10)
[corrected at 1595- 1] (1665-4)	30(b)(6) Dep.		
1557-10	Wagner Expert Rpt.	Page 16, paragraph 24. (Yang Decl. ¶ 8.) Page 65, paragraph 129. (Yang Decl. ¶ 9.) Page 66, vendor names in paragraph 136; Page 67, paragraphs 137- 138 and footnote 311; Page 68, paragraph 141 and vendor name in paragraph 142; Page 126, vendor names, products, and costs in paragraph 316 and footnote 671. (Yang Decl. ¶ 6.) Page 76, paragraph 168; Pages 82-89, paragraph 182-209; Pages 96- 98, paragraph 230-232, 234-236. (Yang Decl. ¶ 8.) Pages 108-109, paragraphs 270. (Yang Decl. ¶ 5.)	Portions at page 7 (C.1 through C.5); pages 42-43 (paragraph 76); pages 131-45 (paragraphs 333-68); page 153 (paragraphs 396-97); page 155 (paragraph 403); page 159 (paragraphs 414-16); page 165 (first bullet point and comments in factor 4 in Figure 20) (Corredor Decl. ¶¶ 14, 15) Portions at pages 17-36 (paragraphs 27-61); pages 44-48 (paragraph 78); page 103 (paragraph 253); pages 114-15 (paragraph 284); pages 117-18 (paragraphs 288-90); page 146 (paragraph 369) (Corredor Decl. ¶ 10)
1557-12	Waymo Opp. To MIL 24	N/A	Green highlighted portions at 4:11 (Corredor Decl. ¶ 14)
1557-14	NewCo Review Presentation	N/A	None
1557-16	6/1/17 Bares Dep.	N/A	None
1557-18	Bratic Rebuttal Expert Rpt.	N/A	None
1557-20	Wagner Expert Rpt.	N/A	Green highlighted portions at pages 3, 7 (Corredor Decl. ¶¶ 14, 15)
UBER 1562			
1562-4	Defts MIL No. 25	N/A	Green highlighted portions at 2:16-24; 4:27-28; 5:1-7,9-12 (Corredor Decl. ¶ 10)

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff—Portions sought to be sealed (Support for sealing by Decl. ¶)
1562-6	Hesselink Opening Expert Rpt	Page 8, photographs on lines 17-24; Page 10, schematics on lines 1-8; Page 11, schematic on lines 1-12; Page 12, schematic on right side of lines 1-10. (Yang Decl. ¶ 4.)	Portions at 6:1-13:28 (Corredor Decl. ¶ 10)
1562-8	7/13/17 Raduta Dep.	N/A	Red highlighted portions at 4:10-25; 5:3-25; 6:7-16,23-24; 7:3-25; 8:1-9 (Corredor Decl. ¶ 10)
1562-10	6/14/17 Penecot Dep.	N/A	Red highlighted portions at 4:6,9-14,16-20,25; 5:1,5,10,12,14-15,18; 6:1,3,5,7-11,13-24 (Corredor Decl. ¶ 10)
1562-12 (1674-2)	Waymo's Resps. to Rogs	N/A	Green highlighted portions at 6:27-28; 7:1-3,8-9 (Corredor Decl. ¶ 10)
1562-14	9/6/17 Zbrozek Dep.	N/A	None
1562-16	Lebby Responsive Expert Rpt.	N/A	Portions at 6:1-8:6 (Corredor Decl. ¶ 10)
1562-18 (1674-4)	6/16/17 Pennecot Dep.	N/A	Red highlighted portions at 3:7-9,11,13-17,19-25; 4:1,6-7,10,13,17,20,22-25; 5:1-5,7,10-16,18,20-23,25; 6:1-2,6-13,16,19-25; 7:1-2,4,9,12,17-19,22; 8:4,9,16-17 (Corredor Decl. ¶ 10)
1562-20	Waymo's Resp. to MIL No. 25	N/A	Green highlighted portions at 4:15-16 (Corredor Decl. ¶ 10)
1562-22	8/14/17 Treichler Dep.	N/A	None (no sealed version was filed)
UBER 1584			
1584-4	Gonzalez Decl	N/A	None
1584-5 (1697-2)	9/6/17 Zbrozek Dep.	N/A	None
1584-7	Defts 1 st Set of RFPs	N/A	Green highlighted portions at 10:26; 11:1-2,9-10,13-15 (Corredor Decl. ¶ 10)

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff— Portions sought to be sealed (Support for sealing by Decl. ¶)
1584-9	9/13/17 Pritt Email	N/A	Green highlighted portions at page 2 (Corredor Decl. ¶ 10)
OT 1585 [corrected at 1906]			
1585-4 (1698-2)	Corrected Suppl. Br. ISO OSC	N/A	None
1585-7 (1698-4)	10/6/16 Zbrozek Email	N/A	Green highlighted portions reflecting email addresses and phone numbers at pages 2-9 (Corredor Decl. ¶ 24) Green highlighted portions reflecting IP address at page 4 (Corredor Decl. ¶ 18)
1585-9 (1698-6)	10/7/16 Peterson Email	N/A	Green highlighted portions reflecting email addresses at pages 2-5, 7, 10-15 (Corredor Decl. ¶ 24) Green highlighted portions reflecting web and IP addresses, 18 protocols, and detailed forensics at pages 2-3, 5-12 (Corredor Decl. ¶ 18)
1585-10 (1698-8)	2/22/17 Zbrozek Email	N/A	Yellow highlighted portions reflecting email addresses at pages 2-6, 10 (Corredor Decl. ¶ 24) Yellow highlighted portions reflecting web addresses and data center location at pages 2, 7 (Corredor Decl. ¶ 18)
1585-15	1/27/16 Brin Email	N/A	Green highlighted portions at page 2 (Corredor Decl. ¶¶ 15, 24)
1585-16 (1698-10)	8/1/16 Pfyl Email	N/A	Green highlighted portions reflecting email addresses and phone numbers at pages 2-4 (Corredor Decl. ¶ 24)
1585-17	Google Incident Tracking Event	N/A	Entire document (Corredor Decl. ¶ 18)
1585-18	5/3/16 Bijnens Email	N/A	Portions reflecting email addresses and phone numbers at pages 2-9 (Corredor Decl. ¶ 24)

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)		(Support for sealing by Decl. ¶)	(Support for sealing by Decl. ¶)
			Portions reflecting piece of equipment retired in March 10, 2016 email from Pierre-Yves Droz at page 2 (Corredor
			Decl. ¶ 10) Portions reflecting 18 and 18 investigation protocols and detailed forensics in the bullet point paragraphs in March 4, 2016, 9:49AM email from Kristinn Gudjonsson at pages
			3-4, in the February 19, 2016 email from Chelsea Bailey at page 4, and in the February 8, 2016 email from Chelsea Bailey at page 6 (Corredor Decl. ¶ 18)
1585-19	8/4/16 Keker Memo	N/A	Entire document (Corredor Decl. ¶ 18)
1585-20	Meeting Notes	N/A	Portions reflecting web address at page 3 (Corredor Decl. ¶ 18)
1585-21	Onboarding/Table of Contents	N/A	None
1585-22	2/1/15 Urmson Email	N/A	Portions reflecting email addresses at pages 2-3 (Corredor Decl. ¶ 24)
			Portions in the first and third bullet points under "Symptoms of this show up as:" at page 2 and in all bullet points at page 3 (Corredor Decl. ¶ 15)
1585-23	8/23/16 Lu Email	N/A	Portions reflecting email addresses and phone numbers at pages 2-4 (Corredor Decl. ¶ 24) Portions reflecting web address at page 2 (Corredor Decl. ¶
1585-24	2/2/17 Rizk Email	N/A	Green highlighted portions reflecting email addresses at 2-3, 5 (Corredor Decl. ¶ 24)
(1698-12)			Green highlighted portions reflecting software modules and code repository at pages 2-3, 5 (Corredor Decl. ¶ 11) Green highlighted portions reflecting 18 protocols and

Sealing Motion	Document Description	Defendants – Portions sought to be sealed *	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)		(Support for sealing by Decl. \P)	(Support for sealing by Decl. ¶)
			detailed computer forensics at pages 3, 5 (Corredor Decl. ¶ 18)
1585-25 (1698-14)	2/23/17 Gorman Email	N/A	Green highlighted portions reflecting email addresses at pages 2-6 (Corredor Decl. ¶ 24) Green highlighted portions reflecting 18 and 18 investigation protocols and detailed computer forensics at pages 2-3, 5-6, except for bare references to "DHCP" (Corredor Decl. ¶ 18)
1585-26 (1698-16)	Janosko Decl	N/A	Green highlighted portions at 4:11-18,27; 5:1-5,11-28; 6:1-20 (Corredor Decl. ¶ 18)
1585-30 (1698-18)	7/28/17 Gudjonsson Dep.	N/A	Portions marked in green boxes at 6:25; 7:1-3,11-15; 8:12-25; 9:1-14,21-25; 10:1-10,19-22 (Corredor Decl. ¶ 18)
1585-31	9/8/17 Gudjonsson Dep.	N/A	None
1585-33 (1698-20)	9/6/17 Zbrozek Dep.	N/A	None
1585-36	Laykin Expert Rpt	N/A	Portions at 4:10-23 (Corredor Decl. ¶ 24)
1585-37 (1692-2)	8/23/16 Drummond Email	N/A	Portions reflecting David Drummond's email address at page 2 (Corredor Decl. ¶ 24)
1585-38 (1698-22)	3/12/15 Zbrozek Email	N/A	Green highlighted portions at pages 2-3 (Corredor Decl. ¶ 24)
UBER 1591 ^{††}			
1591-4	Defts Resp to Suppl. OSC	N/A	None
1591-5	7/20/17 Stojanovski Dep.	N/A	None

^{††} Non-party Tyto filed a supporting declaration. (Dkt. 1689.)

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff— Portions sought to be sealed (Support for sealing by Decl. ¶)
OT 1609			
1609-3 (1719-2)	MIL to Exclude Hesselink re TS	N/A	None
1609-5	Hesselink Expert Rpt	N/A	Portions at 5:10-6:10 (Corredor Decl. ¶ 18)
1609-6 (1719-4)	8/25/17 Janosko Dep.	N/A	None
1609-7 (1719-6)	Janosko Decl	N/A	Green highlighted portions at 4:11-18,27; 5:1-5,11-28; 6:1-20 (Corredor Decl. ¶ 18)
1609-8 (1719-8)	3/12/15 Zbrozek Email	N/A	Green highlighted portions at pages 2-3 (Corredor Decl. ¶ 24)
1609-9 (1719-10)	10/6/16 Zbrozek Email	N/A	Green highlighted portions reflecting email addresses and phone numbers at pages 2-9 (Corredor Decl. ¶ 24) Green highlighted portions reflecting IP address at page 4 (Corredor Decl. ¶ 18)
1609-11 (1719-12)	9/6/17 Zbrozek Dep.	N/A	None
1609-12	Laykin Expert Rpt	N/A	Portions at 4:10-23 (Corredor Decl. ¶ 24)
UBER 1611 ^{‡‡}			
1611-4	Defts Mtn to Exclude Timmins	N/A	None
1611-6	Timmins Expert Rpt.	N/A	None
UBER 1614			
1614-4	Defts Mtn to Exclude	N/A	Green and blue highlighted portions at 10:6-8; 16:14,16

^{‡‡} Non-party Tyto filed a supporting declaration. (Dkt. 1715.)

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff—Portions sought to be sealed (Support for sealing by Decl. ¶)
	Wagner		(Corredor Decl. ¶ 14) Green highlighted portions at 12:8,14-15,27-28; 13:11; 14:7-8 (Corredor Decl. ¶ 10)
1615	Wagner Expert Rpt	Page 13, paragraph 24. (Yang Decl. ¶ 8.) Page 62, paragraph 129. (Yang Decl. ¶ 9.) Page 63, vendor names in paragraph 136; Page 64, paragraphs 137- 138 and footnote 311; Page 65, paragraph 141 and vendor name in paragraph 142; Page 123, vendor names, products, and costs in paragraph 316 and footnote 671. (Yang Decl. ¶ 6.) Page 73, paragraph 168; Pages 79-86, paragraph 182-209; Pages 93- 95, paragraph 230-232, 234-236. (Yang Decl. ¶ 8.) Pages 105-106, paragraph 270. (Yang Decl. ¶ 5.)	Portions at page 4 (C.1 through C.5); pages 39-40 (paragraph 76); pages 128-42 (paragraphs 333-68); page 150 (paragraphs 396-97); page 152 (paragraph 403); page 156 (paragraphs 414-16); page 162 (first bullet point and comments in factor 4 in Figure 20) (Corredor Decl. ¶¶ 14, 15) Portions at pages 14-33 (paragraphs 27-61); pages 41-45 (paragraph 78); page 100 (paragraph 253); pages 111-12 (paragraph 284); pages 114-15 (paragraphs 288-90); page 143 (paragraph 369) (Corredor Decl. ¶ 10)
1615-1	Bratic Rebuttal Expert Rpt.	N/A	Portions at page 3 (paragraphs 35-36); pages 4-7 (paragraphs 46-49); pages 9-10 (paragraph 55) (Corredor Decl. ¶¶ 14, 15)
1615-2	8/2/17 Krafcik Dep.	N/A	Entire document (Corredor Decl. ¶ 15)
1615-4	7/28/17 Michael Dep.	N/A	None
1615-5	NewCo Review Presentation	N/A	None
1615-7	4/21/17 Qi Dep.	N/A	None
1615-9	8/18/17 Meyhofer 30(b)(6) Dep.	N/A	None
1616	Project Overview	Entire Document. (Yang Decl. ¶ 5.)	None
1616-1	Chauffeur Risk Factors	N/A	Entire document (Corredor Decl. ¶¶ 14, 15)
1616-3	8/23/17 Su Dep.	N/A	Green highlighted portions at 3:4,10,14-15,24; 4:13,17; 6:23; 7:1,12,14,16,24-25; 8:6-7,9-13; 9:20 (Corredor Decl.

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
			¶ 14)
1616-4	Advanced Tech –2019 Vol. Recommendation	Entire Document. (Yang Decl. ¶ 5.)	None
1616-6	6/16/17 Bares Dep.	N/A	None
1616-8	8/11/17 Bares Dep.	N/A	None
1616-9	Agmt. And Plan of Merger	N/A	None
1616-11	8/2/17 Van Den Berg Dep.	N/A	None
1617	Self-Driving Car: 2016 budget presentation	N/A	Entire document (Corredor Decl. ¶¶ 14, 15)
1617-1	Hesselink Opening Expert Rpt.	N/A	Portions at 4:21-28 (Corredor Decl. ¶ 10)
1617-2	Defts 2 nd Suppl. Resps. to 1 st Set of Common Rogs	Page 6, vendor name in line 12. (Yang Decl. ¶ 6.)	Portions at 5:16-12:17; 13:7-13 (Corredor Decl. ¶ 10)
1617-3	NewCo AL Chart	N/A	None
1617-4	Financial Mgmt. Strategy – ATG	Entire Document. (Yang Decl. ¶ 5.)	None
OT 1618			
1618-3 (1718-2)	Mtn to Exclude Brown and Gudjonsson Testimony	N/A	Portions marked in red boxes at 8:3-10 (Corredor Decl. ¶ 24)
1618-5 (1718-4)	Brown Disclosure	N/A	None

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff—Portions sought to be sealed (Support for sealing by Decl. ¶)
1618-6	Suppl. Brown Disclosure	N/A	None
1618-7 (1718-6)	Gudjonsson Disclosure	N/A	None
1618-8	Suppl. Gudjonsson Disclosure	N/A	None
1618-9	Laykin Expert Rpt	N/A	Portions reflecting email addresses at 8:2-3,5 (Corredor Decl. ¶ 24)
1618-10	Machine Forensic Record	N/A	Entire document (Corredor Decl. ¶ 18)
1618-11 (1718-8)	2/2/17 Rizk Email	N/A	Green highlighted portions reflecting email addresses at 2-3, 5 (Corredor Decl. ¶ 24) Green highlighted portions reflecting software modules and code repository at pages 2-3, 5 (Corredor Decl. ¶ 11) Green highlighted portions reflecting 18 protocols and detailed computer forensics at pages 3, 5 (Corredor Decl. ¶ 18)
1618-12	2/22/17 Gudjonsson Email	N/A	Portions reflecting email addresses at page 2 (Corredor Decl. ¶ 24) Portions reflecting web addresses at page 2 (Corredor Decl. ¶ 18)
1618-13 (1718-10)	10/6/16 Zbrozek Email	N/A	Green highlighted portions reflecting email addresses and phone numbers at pages 2-9 (Corredor Decl. ¶ 24) Green highlighted portions reflecting IP address at page 4 (Corredor Decl. ¶ 18)
1618-15	2/22/17 Zbrozek Email	N/A	Yellow highlighted portions reflecting email addresses at pages 2-6, 10 (Corredor Decl. ¶ 24) Yellow highlighted portions reflecting web addresses and

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed * (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
			data center location at pages 2, 7 (Corredor Decl. ¶ 18)
1618-17 (1718-12)	9/6/17 Brown 30(b)(6) Dep.	N/A	None
1618-18	8/8/17 Brown 30(b)(6) Dep.	N/A	None
1618-20	7/28/17 Gudjonsson Dep.	N/A	None
1618-22	9/8/17 Gudjonsson Dep.	N/A	None
1618-23 (1718-14)	9/6/17 Zbrozek Dep.	N/A	None
1618-24	8/25/17 Janosko Dep.	N/A	None
1618-25 (1718-16)	9/21/16 Brown Email	N/A	Green highlighted portions reflecting email addresses at pages 2-3 (Corredor Decl. ¶ 24) Green highlighted portions at page 4 (Corredor Decl. ¶ 11)
1618-26 (1718-18)	2/23/17 Gorman Email	N/A	Green highlighted portions reflecting email addresses at pages 2-6 (Corredor Decl. ¶ 24) Green highlighted portions reflecting 18 and 18 investigation protocols and detailed computer forensics at pages 2-3, 5-6, except for bare references to "DHCP" (Corredor Decl. ¶ 18)
1618-27	5/3/16 Bijnens Email	N/A	Portions reflecting email addresses and phone numbers at pages 2-9 (Corredor Decl. ¶ 24) Portions reflecting piece of equipment retired in March 10, 2016 email from Pierre-Yves Droz at page 2 (Corredor Decl. ¶ 10) Portions reflecting 18 and 18 investigation protocols and detailed forensics in the bullet point paragraphs in March 4, 2016, 9:49AM email from Kristinn Gudjonsson at pages

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Sealing Motion Dkt. No. (bold) / Document sought to	Document Description	Defendants – Portions sought to be sealed * (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
be sealed (Dkt. No.)			
			3-4, in the February 19, 2016 email from Chelsea Bailey at page 4, and in the February 8, 2016 email from Chelsea Bailey at page 6 (Corredor Decl. ¶ 18)
1618-28 (1718-20)	10/7/16 Peterson Email	N/A	Green highlighted portions reflecting email addresses at pages 2-5, 7, 10-15 (Corredor Decl. ¶ 24) Green highlighted portions reflecting web and IP addresses, 18 protocols, and detailed forensics at pages 2-3, 5-12 (Corredor Decl. ¶ 18)
UBER 1623 ^{§§}			
1623-4	Opp'n to Continuance	N/A	Portions marked in red boxes at 8:24-28; 9:2-4,6,8-
(1767-2)			9,11,14-16,19,21-27; 10:1-4,6-8,10-22; 11:3-4,7-14,16,18; 17:5-8 (Corredor Decl. ¶ 10)
1623-6	Gonzalez Decl.	N/A	None
1623-8	Indemnification Agreement	Pages 13-14, personal addresses and telephone numbers. (Yang Decl. ¶ 3.) Page 9, last line last paragraph; Page 10, first 2 paragraphs; Page 13, 14. (Hyde Decl. ¶ 3.)	None
1623-9	Employee Attestations	Personal addresses on pages 8, 13, 17, 21, 25. (Yang Decl. ¶ 3.)	None
		Page 4, paragraph 3(a); Page 9, paragraph 3(a); Page 14, paragraph 3(a); Page 18, paragraph 3(a); Page 22, paragraph 3(a). (Hyde Decl. ¶ 2.)	
1623-10	M. Levandowski Employee Attestation	N/A	None

^{§§} Non-party Anthony Levandowski filed a supporting declaration. (Dkt. 1756.)

Sealing Motion Dkt. No. (bold) / Document sought to	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
be sealed (Dkt. No.)			
1623-11	Sebern Employee Attestation	N/A	None
1623-12	Burnette Employee Attestation	N/A	None
1623-13	Ron Employee Attestation	N/A	None
1623-14	Juelsgaard Employee Attestation	N/A	None
1623-15	Mobile Device Security Guidelines	N/A	Entire document (Corredor Decl. ¶ 18)
1623-16	Wagner Expert Rpt.	N/A	None
1623-17	1/21/16 Gassend Email	N/A	Entire document (Corredor Decl. ¶¶ 10, 24)
1623-18	2/4/16 Kshirsagar Email	N/A	Entire document (Corredor Decl. ¶¶ 10, 24)
1623-19	Google Schematics	N/A	Entire document (Corredor Decl. ¶ 10)
1623-21	Pritt Email	N/A	Green highlighted portions at page 2 (Corredor Decl. ¶ 10)
1623-22	Hesselink Reply Expert Rpt	N/A	Portions at 3:1-28 (Corredor Decl. ¶ 10)
OT 1632			
1632-4	Chatterjee Decl	N/A	None
UBER 1636***			
1636-4	Reply iso MSJ	Page 6, lines 12-28; Page 7, lines 1-3. (Yang Decl. ¶ 7.)	Green and yellow highlighted portions at 2:6-7; 4:3-7,11,13-14,18-21,25; 5:10,12,14-20,22-25; 6:10,12-14,16-20, 7,10,10,10,11,20,20, 0,1,7,20,21,26, 0,0,65
		Page 11, lines 11-14; Page 13, lines 10-13; Page 15, line 18. (Hyde	28; 7:1-8,10-11,20-28; 8:1-7,20-21,26; 9:9 (Corredor Decl. ¶ 10)

^{***} Non-party Velodyne filed a supporting declaration. (Dkt. 1740.)

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Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff— Portions sought to be sealed (Support for sealing by Decl. ¶)
		Decl. ¶ 1.) Page 16 lines 11 12 (Hyda Decl. ¶ 2.)	
		Page 16, lines 11-12. (Hyde Decl. ¶ 3.) Page 16, lines 15-17; Page 18, lines 5-7. (Hyde Decl. ¶ 2.)	
1636-6	8/22/17 Bentley 30(b)(6)	Page 3:21-25; Page 6:1-15 – 21. (Hyde Decl. ¶ 2.)	None
	Dep.	Third party vendor: Page 8:18. (Hyde Decl. ¶ 5.)	
1636-8	6/19/17 Ron Dep.	N/A	None
1636-9	IP License Terms	Entire Document. (Yang Decl. ¶ 8.)	None
		Entire Document. (Hyde Decl. ¶ 2.)	
UBER 1638 (corrected at 1641) ^{†††}			
1638-5	9/8/17 Gudjonsson Dep.	N/A	None
1638-7	8/8/17 Brown 30(b)(6) Dep.	N/A	None
1638-8	9/6/17 Brown 30(b)(6) Dep.	N/A	None
1638-10	8/17/17 Nardinelli Email	N/A	Green highlighted portions at page 3 (Corredor Decl. ¶ 15)
1641-1	Gonzalez Decl	N/A	None
OT 1650			
1650-3	Joinder re Opp'n to Mtn to Continue	N/A	None
OT 1770			

^{†††} Non-party Anthony Levandowski filed a supporting declaration. (Dkt. 1757.)

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Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) /		(Support for sealing by Decl. ¶)	(Support for sealing by Decl. ¶)
Document sought to			
be sealed (Dkt. No.)			
1770-3	Defts Opp. To Exclude	Page 2, lines 5-6 of pull quote, lines 9-10 of pull quote. (Hyde Decl.	None
(1843-1)	Malackowski	¶ 2.)	
1770-5	Malackowski Report	Page 3, lines 2-3 (Fourth sentence); fn. 296; Page 4, lines 3-6. (Hyde	Blue highlighted portions at page 8 (not including the
(1843-2)		Decl. ¶ 3.)	footnotes) (Corredor Decl. ¶ 10)
		Page 4, paragraph 2; (Hyde Decl. ¶ 1)	Green highlighted portions reflecting additional business opportunities identified by Waymo in the last paragraph of
		fn. 303. (Hyde Decl. ¶ 4.)	page 11 (Corredor Decl. ¶ 15)
		Page 5, lines 3-4, 7. (Hyde Decl. ¶ 2.)	" ,
1770-7	9/22/17 Wagner Rough	Page 116:21-25; 130:10-14. (Hyde Decl. ¶ 2.)	None
(1843-3)	Dep.		
UBER 1781			
(corrected at 1868) ^{‡‡‡}			
1781-4	9/21/17 Judah Email	N/A	None
1781-5	4/4/16 Tate Email	N/A	None
1781-6	4/11/16 Tate Email	Pages 5 and 8, phone numbers. (Yang Decl. ¶ 3.)	None
UBER 1786			
1786-3	9/22/17 Wagner Dep.	127:3-11; 130:17-25; 132:24-133:2. (Hyde Decl. ¶ 2.)	Portions at page 10 (32:1-8) (Corredor Decl. ¶ 15)
			Portions identifying trade secrets at page 23 (85:8,11,15);
			page 24 (86:3,13,18; 87:12; 88:3,7-8,10,15,25; 89:2,10,14-
			15,19-20,24-25); page 25 (91:12); page 30 (111:20,22) (Corredor Decl. ¶ 10)
1786-4	Wagner Expert Rpt	Page 17, paragraph 24. (Yang Decl. ¶ 8.)	Portions at page 8 (C.1 through C.5); pages 43-44
	<i>O</i> 1 · · · · · · · · · · · · · · · · · ·	Page 66, paragraph 129. (Yang Decl. ¶ 9.)	(paragraph 76); pages 132-46 (paragraphs 333-68); page
		Page 67, vendor names in paragraph 136; Page 68, paragraphs 137-	154 (paragraphs 396-97); page 156 (paragraph 403); page

^{****} Non-party Anthony Levandowski filed a supporting declaration. (Dkt. 1869.)

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed * (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
		138 and footnote 311; Page 69, paragraph 141 and vendor name in paragraph 142; Page 127, vendor names, products, and costs in paragraph 316 and footnote 671. (Yang Decl. ¶ 6.) Page 77, paragraph 168; Pages 83-90, paragraph 182-209; Pages 97-99, paragraph 230-232, 234-236. (Yang Decl. ¶ 8.) Pages 109-110, paragraph 270. (Yang Decl. ¶ 5.) Page 252, Document 33 description; Page 363, Document 2230 description; Page 373, Document 2426 description; Page 374, Documents 2450 and 2451 description. (Yang Decl. ¶ 6.) Page 17, paragraph 22. (Hyde Decl. ¶ 3.) Page 319, Document #1314. (Hyde Decl. ¶ 4.)	160 (paragraphs 414-16); page 166 (first bullet point and comments in factor 4 in Figure 20); pages 250-380 (Corredor Decl. ¶¶ 14, 15) Portions at pages 18-37 (paragraphs 27-61); pages 45-49 (paragraph 78); page 104 (paragraph 253); pages 115-16 (paragraph 284); pages 118-19 (paragraphs 288-90); page 147 (paragraph 369); pages 250-380 (Corredor Decl. ¶ 10)
1786-5	Wagner Expert Reply Rpt	Page 44, second-to-last line of paragraph 107. (Yang Decl. ¶ 6.) Page 255, Document #2589, 2590. (Hyde Decl. ¶ 4.)	Portions at page 19 (paragraph 32); pages 28-30 (paragraphs 61-65); pages 146-272 (Corredor Decl. ¶ 14) Portions at page 32 (paragraph 72); pages 39-42 (paragraphs 93-100, including headings (b) to (d)); pages 146-272 (Corredor Decl. ¶ 10) Portions at pages 37-38 (paragraph 90); pages 39-42 (paragraphs 93-100, including headings (b) to (d)); page 43 (paragraph 103); pages 45-55 (paragraphs 110-32); page 69; pages 146-272 (Corredor Decl. ¶ 15)
1786-6	2019 Vol. Recommendation	Entire Document. (Yang Decl. ¶ 5.)	None
1786-7	NewCo Review	N/A	None
1786-8	Defts 2 nd Suppl. Resps. to 1 st Set of Common Rogs	Page 6, vendor name in line 12. (Yang Decl. ¶ 6.)	Portions at 5:16-12:17; 13:7-13 (Corredor Decl. ¶ 10)

Sealing Motion Dkt. No. (bold) / Document sought to	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff—Portions sought to be sealed (Support for sealing by Decl. ¶)
be sealed (Dkt. No.)	D 11		
1786-9	Bares Notes	Entire Document. (Yang Decl. ¶ 4, 5, 6.)	None
LR 1803 ^{§§§}			
1803-3	LR Opp. to Ltr Brief re Diligenced Employees	N/A	None
OT 1818			
1818-3	OT Ntc of Joinder	N/A	None
(1935-1)			
OT 1820			
1820-3	OT Suppl. Proposed	N/A	None
(1937-1)	Pretrial Order		
LR 1825****			
1825-3	LR Letter Brief re MTC Inspection	N/A	None
1825-5	9/26/17 Brewer Email	N/A	None
UBER 1830 ††††			
1830-4	Defts Resp to MTC additional depositions	N/A	Green highlighted portions at page 2 (Corredor Decl. ¶ 10)
1830-6	4/13/17 Linaval Dep.	Page 7, lines 3-5; Page 13, lines 18-19 and 24-25; Page 14, line 5 – Page 17, line 7. (Yang Decl. ¶ 4.)	Green highlighted portions at 11:6,9,16-17,22-23; 12:1,5,7-9,13,16,18-19; 13:1-2,9-12; 17:20-24 (Corredor Decl. ¶ 10)
1830-8	4/20/17 Gruver Dep.	N/A	Green highlighted portions at 14:2-10,13,16-17,19-25; 15:1-4,12,19; 16:3,11-12,15-20,24; 17:5,12,18,25 (Corredor Decl. ¶ 10)

^{\$\$\$\$} Lior Ron filed this sealing motion. He was not a defendant so Defendants take no stance on whether anything he designated in this motion merits sealing.

***** Lior Ron filed this sealing motion. He was not a defendant so Defendants take no stance on whether anything he designated in this motion merits sealing.

†***** Non-party Tyto filed a supporting declaration. (Dkt. 1908.)

Sealing Motion Dkt. No. (bold) /	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Document sought to		(Support for sealing by Decl. \P)	(Support for sealing by Decl. ¶)
be sealed (Dkt. No.)			
1830-10	4/18/17 Haslim Dep.	N/A	None
1830-11	7/18/17 M. Levandowski	N/A	None
1830-11	Dep.	IV/A	None
1830-13	2/16/16 Tate Email	N/A	None
1830-15	4/7/16 Tate Email	N/A	None
1830-16	4/11/16 Tate Email	N/A	None
OT 1839 (corrected at 1895)			
1839-3	OT Ntc of Mtn for	N/A	None
(1939-1)	Separate Trial		
1839-7	9/22/17 Wagner Dep.	Depo pages 127:3-11; 130:17-25, 132:24-133:2. (Hyde Decl. ¶ 2.)	None
(1939-2)			
1839-9	Waymo's Suppl. Resps	Page 6, lines 15-25. (Yang Decl. ¶ 8.)	Portions at 10:19-15:15 (Corredor Decl. ¶ 10)
[corrected at 1895-	to OT's Rogs 1-9		
3]		Page 6, line 19. (Hyde Decl. ¶ 4.)	
(1939-3)			
UBER 1887 ^{‡‡‡‡}			
1887-4	Defts Suppl. Mtn to Exclude Timmins	N/A	None
1887-6	Felder Decl	N/A	None
1887-8	Timmins Expert Rpt	N/A	None
1887-10	9/26/17 Timmins Dep.	N/A	None

^{*****} Non-party Tyto filed a supporting declaration. (Dkt. 1920.)

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) /		(Support for sealing by Decl. ¶)	(Support for sealing by Decl. ¶)
Document sought to			
be sealed (Dkt. No.)	71 17 10	27/1	
1887-12	Bismuth Decl of Trust	N/A	None
1887-14	Sandstone Group LLC Articles of Organization	N/A	None
1887-16	7/20/17 Stojanovski Dep.	N/A	None
1887-18	Tyto Operating Agmt.	N/A	None
1887-20	5/4/17 Haslim Dep.	N/A	Red highlighted portions at 7:21-23 (Corredor Decl. ¶ 10)
OT 1955			
1955-4	OT's Opp. To Mtn for	N/A	None
	Sanctions		
1955-6	10/6/16 Zbrozek Email	N/A	None
(1980-2)			
1955-8	Boock Decl	N/A	None
1955-9	9/27/17 Baker Email	N/A	None
(1980-4)			
OT 1966			
1966-4	OT's Sur-Reply to Opp. To Mtn for Sanctions	N/A	None
UBER 1990			
1990-3	Filepath Chart	N/A	None
1990-4	AL presentation	N/A	Entire document (Corredor Decl. ¶¶ 10, 11, 15)
1990-5	[X] Presentation	N/A	Entire document (Corredor Decl. ¶¶ 10, 11, 15)
1990-6	11/15 Email	N/A	Entire document (Corredor Decl. ¶¶ 15, 24)
1990-7	Screenshots	Entire Document. (Yang Decl. ¶ 4.)	Entire document (Corredor Decl. ¶ 11)
1990-8	Color Screenshots	Entire Document. (Yang Decl. ¶ 4.)	Entire document (Corredor Decl. ¶ 11)

Sealing Motion Dkt. No. (bold) /	Document Description	Defendants – Portions sought to be sealed*	Plaintiff—Portions sought to be sealed
Document sought to be sealed (Dkt. No.)		(Support for sealing by Decl. ¶)	(Support for sealing by Decl. ¶)
1990-10 (2007-2)	Defts Opp. To MTC Uber Source Code	N/A	Portions marked in red boxes and blue highlighted portions at 5:8; 7:4-16; 8:15-23 (Corredor Decl. ¶ 11)
UBER 2001			
2001-4	Defts Sur-Reply to MTC Uber Source Code	N/A	Green highlighted portions at 2:4-6,9,18,23,25-26; 3:1-3,5-6,8,26-28; 4:1-2,9,15,17-18,20,25 (Corredor Decl. ¶ 11)
2001-6	Burnette Decl	Page 3, code in lines 1-12 and 16-23. (Yang Decl. ¶ 4.)	Green and blue highlighted portions at 2:16,18; 3:1-12,15-28; 4:3-4 (Corredor Decl. ¶ 11)
2001-7	Code document	Entire Document. (Yang Decl. ¶ 4.)	Entire document (Corredor Decl. ¶ 11)
2001-8	Code document	Entire Document. (Yang Decl. ¶ 4.)	Entire document (Corredor Decl. ¶ 11)
2001-10	8/18/17 Burnette Dep.	N/A	Green and blue highlighted portions at 4:11-25; 5:1-7,9 (Corredor Decl. ¶ 11)
2001-11	10/13/17 Draft Burnette	N/A	Green highlighted portions at 4:3-4,12-14,19,21-22,24-25;
(2027-2)	Dep.		5:3-5,7-8,12,15-16,18-24; 8:10-12,17,20-21,23-25; 9:1-3; 10:3-10,13-14,18-19; 11:2-3,12-13,16, 20-21,23-24; 12:1-12,17-19,23-25; 15:5-7,23-25; 16:3-4,18-19,21 (Corredor Decl. ¶ 11)
OT 2014			
2014-4	OT's Mtn to Exclude Hesselink	N/A	Green highlighted portions at 3:3-4,9-18 (Corredor Decl. ¶ 10)
2014-5	Hesselink Opening Expert Rpt	Page 26, photographs on lines 3-10. (Yang Decl. ¶ 4.)	Portions at 3:15-28:28 (Corredor Decl. ¶ 10)
2014-6	Hesselink Reply Expert Rpt	Page 18 (of 22 pages in the actual PDF), lines 1-10. (Yang Decl. ¶ 7.)	Portions at 3:1-21:28 (Corredor Decl. ¶ 10)
2014-7	9/26/17 Hesselink Dep.	N/A	None
2014-9	Waymo's Opp. To Mtn to Exclude Hesselink	N/A	None

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)		(Support for sealing by Decl. ¶)	(Support for sealing by Decl. ¶)
2014-10	Bratic Rebuttal Expert Rpt	N/A	None
UBER 2016			
2016-4	8/18/17 Morgan Dep.	Page 5, lines 24-25. (Yang Decl. ¶ 3, 9.)	None
2016-6	10/13/17 Burnette Dep.	N/A	None
OT 2035			
2035-4 (2080-2)	10/20/17 OT MTC Discovery	N/A	None
2035-5	French Rebuttal Expert Rpt	N/A	Portion reflecting IP address at 14:6 (Corredor Decl. ¶ 18)
2035-6	Keker Memo	N/A	Entire document (Corredor Decl. ¶ 18)
2035-7 (2080-4)	8/23/16 Lu Email	N/A	Portions reflecting email addresses and phone numbers at pages 2-4 (Corredor Decl. ¶ 24) Portions reflecting web address at page 2 (Corredor Decl. ¶ 18)
2035-8	Departures Investigation	N/A	Portions identifying email addresses and aliases at pages 2, 4 (Corredor Decl. ¶ 24) Portions identifying web addresses at pages 3, 8 (Corredor Decl. ¶ 18)
2035-9 (2080-6)	8/22/16 Lu Email	N/A	Portions identifying email addresses at pages 2-3 (Corredor Decl. ¶ 24)
2035-10	Meeting Notes	N/A	Portions reflecting web address at page 3 (Corredor Decl. ¶ 18)
2035-11 (2080-8)	9/12/16 Gorman Email	N/A	Green highlighted portions identifying email addresses/aliases and phone numbers at pages 2-5 (Corredor Decl. ¶ 24)

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
			Green highlighted portions identifying web addresses at pages 2, 4 (Corredor Decl. ¶ 18)
2035-13	10/3/17 French Dep.	N/A	None
UBER 2045			
2045-4	Defts Statement re Lyft Info at Trial	N/A	Green highlighted portions at 2:8-10,18-23; 3:1-2; 4:22-24,28; 5:1 (Corredor Decl. ¶ 15)
2045-5 (2137-2)	8/2/17 Krafcik Dep.	N/A	Green highlighted portions at page 4 (83:11-85:25) (Corredor Decl. ¶ 15)
2045-6	Market Presentation	N/A	Pages 3-21 (Corredor Decl. ¶¶ 14, 15)
2045-7	Wagner Reply Expert Rpt	N/A	Pages 8-18 (paragraphs 110-32) (Corredor Decl. ¶ 15)
UBER 2081			
2081-3	Fuji Photos	Entire Document. (Yang Decl. ¶ 4.)	Entire document (Corredor Decl. ¶ 10)
2081-4	Fuji Photos	Entire Document. (Yang Decl. ¶ 4.)	Entire document (Corredor Decl. ¶ 10)
OT 2086			
2086-3	OT's Opp. to 2 nd Suppl.	N/A	None
2086-6	Faulkner Expert Rpt	Pages 3-4, name of servers; pages 11-17, entirety; pages 24-25, tables only; pages 41-67, entirety; page 70, bottom table, (Yang Decl. ¶ 10.)	Portions at page 25 (footnote 15), page 69 (fuzzy hash comparison paragraph), and pages 75-108 (list of search terms) (Corredor Decl. ¶ 10)
UBER 2089			
2089-4	Defts Opp. to Request to file MIL re Stroz Rpt	N/A	Green highlighted portions at 6:14-17 (Corredor Decl. ¶ 10)
2089-6	9/28/17 Friedberg Dep.	N/A	None
2089-8	9/29/17 Poetzscher Dep.	N/A	None
2007 0	7/27/1/ Toccescher Bep.	11/11	110110

Sealing Motion	Document Description	Defendants – Portions sought to be sealed *	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) /		(Support for sealing by Decl. \P)	(Support for sealing by Decl. ¶)
Document sought to			
be sealed (Dkt. No.)			
2089-10	10/2/17 Padilla Dep.	N/A	None
2089-12	10/6/17 Chew Dep.	N/A	None
2089-14	10/13/17 Suhr Dep.	N/A	None
2089-16	10/17/17 Fulginiti Dep.	N/A	None
2089-18	10/20/17 Maugeri Dep.	N/A	None
UBER 2090/2094 ^{§§§§}			
2090-4	Defts Opp to Mtn to File Motion re Spoliation	N/A	None
2094-1	Vogel Decl	N/A	None
2094-3	6/28/17 Gudjonsson Dep.	N/A	None
2094-4	9/1/17 Waymo Priv Log	N/A	Green highlighted portions at pages 2-4 (Corredor Decl. ¶
(2146-2)			24)
2094-5	Laykin Expert Rpt	N/A	Green highlighted portions at 10:4-5 (Corredor Decl. ¶ 18)
(2146-4)			
2094-6	7/27/17 Kalanick Dep.	N/A	None
2094-8	10/24/17 Nardinelli	N/A	Portions marked in red boxes at pages 3-5 (Corredor Decl.
(2146-6)	Email		¶ 24)
UBER 2092			
2092-4	Uber's Suppl. Opp. to Waymo's MIL No. 14	N/A	None
OT 2098			
2098-6	OT Mtn for a Separate	N/A	None

^{§§§§} Non-party Travis Kalanick filed a supporting declaration. (Dkt. 1153-1, ¶ 2-3)

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
	Trial		
UBER 2100			
2100-4	Defts Opp to Waymo's MIL 4	N/A	None
2100-6	9/28/17 Faulkner Dep.	N/A	Green highlighted portions at 13:1,22-23 (Corredor Decl. ¶ 10)
2100-7	Waymo's Resps to 8 th Set of Rogs	N/A	Portions at 6:20-24 (Corredor Decl. ¶ 24) Portions at 8:1-9:23 (Corredor Decl. ¶ 10)
2100-8	Faulkner Expert Rpt	N/A	None
UBER 2101			
2101-4 (2149-2)	Defts Opp to Mtn for Leave to File Amended TS List	N/A	Portions marked in red boxes at 4:12,15; 5:8-10,12,14; 7:6-8,10-18,22-23; 8:8-11,14,19; 10:2; 11:4,8,10,17,20-21,24-26; 12:14-16,20-21,27-28,17:2 (Corredor Decl. ¶ 11)
2101-5 (2149-4)	8/16/17 Chang Email	N/A	None
2101-6 (2149-6)	8/18/17 Burnette Dep.	N/A	Portions marked in red boxes at 3:11-25; 4:1-7,9 (Corredor Decl. ¶ 11)
2101-7 (2149-8)	8/18/17 Burnette Dep	N/A	Portions marked in red boxes at 3:11-25; 4:1-7,9 (Corredor Decl. ¶ 11)
2101-8	10/17/17 Fulginiti Dep.	N/A	None
2101-9	AL Forensic Findings	N/A	None
2101-10	Doc Production Chart	N/A	None
2101-11	6/18/17 Yang Email	N/A	None
2101-12	Burnette Decl	Page 7, lines 4-10 and 19-27. (Yang Decl. ¶ 4.)	Entire document (Corredor Decl. ¶ 11)
OT 2108			

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff— Portions sought to be sealed (Support for sealing by Decl. ¶)
2108-4	OT Resps to Waymo's Offer of Proof	Page 3, lines 22, 23; Page 5, lines 13-14. (Hyde Decl. ¶ 4.)	None
2108-6	Defts Opp to MTC Uber Source Code	N/A	Portions marked in red boxes and blue highlighted portions at 5:8; 7:4-16; 8:15-23 (Corredor Decl. ¶ 11)
2108-8	Burnette Decl	Page 4, lines 1-12 and lines 16-24. (Yang Decl. ¶ 4.)	Green and blue highlighted portions at 2:16,18; 3:1-12,15-28; 4:3-4 (Corredor Decl. ¶ 11)
2108-9	8/18/16 Grigsby Email	Pages 2-3, top email of document. (Yang Decl. ¶ 5.) Entire document. (Hyde Decl. ¶ 3.)	None
2108-11	Defts MSJ	Page 11, schematic on lines 6-13. (Yang Decl. ¶ 4.) Page 20, lines 2-12; Page 22, lines 3-5. (Yang Decl. ¶ 7.) Page 23, lines 27-28 (shareholders). (Hyde Decl. ¶ 4.) Page 24, lines 13-16, 17-18, 21-28. (Hyde Decl. ¶ 3.)	Portions marked in red boxes and yellow highlighted portions at 3:13-15; 7:15-19; 16:5-12; 17:11,15-21,23-28; 18:1-7,12,21-22,27-28; 19:4-11,15,18-20,22-24,26-28; 20:13-14,17-18; 21:1-2,8 (Corredor Decl. ¶ 10)
2108-12	10/13/17 Burnette Dep.	Entire document. (Hyde Decl. ¶ 3)	None
2108-14	Defts Reply MSJ	Page 7, line 12 – Page 8, line 3. (Yang Decl. ¶ 7.) Page 16, line 18 (shareholders), 17 lines 11-12, 15, 16-17. (Hyde Decl. ¶ 4.) Page 19, lines 5-7. (Hyde Decl. ¶ 2.)	Green and yellow highlighted portions at 2:6-7; 4:3-7,11,13-14,18-21,25; 5:10,12,14-20,22-25; 6:10,12-14,16-28; 7:1-8,10-11,20-28; 8:1-7,20-21,26; 9:9 (Corredor Decl. ¶ 10)
OT 2140			
2140-4 (2172-2)	Ltr Brief Opp. to OT's MTC	N/A	None
2140-5 (2172-4)	9/8/17 Gudjonsson Dep.	N/A	None

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff—Portions sought to be sealed (Support for sealing by Decl. ¶)
2140-6	Machine Forensic Record	N/A	Entire document (Corredor Decl. ¶ 18)
OT 2148 [supposedly correcting 2054, but nothing under seal at either docket # and 2054 was not addressed by Order]		N/A	
UBER 2187			
2187-4	Defts Precis re: Hesselink Opinions	N/A	Green and blue highlighted portions at 2:10-11,14-15,18-20,26; 3:6-12,16-17,19,21-22,24-26; 4:1-11,14-28; 5:2-19; 6:5-10,13-14 (Corredor Decl. ¶ 10)
UBER 2198/2201			, and the second
2198-4 (2235-2)	Defts MIL 27	N/A	Portions marked in red boxes at 4:8,14-15 (Corredor Decl. ¶ 10)
2201-1	9/22/17 Wagner Dep.	N/A	None
2201-3	9/26/17 Hesselink Dep.	N/A	Red highlighted portions at 6:1-2,18-19,24-25; 7:1,3,5-8,25; 8:1-6 (Corredor Decl. ¶ 10)
2201-4	Hesselink Opening Expert Rpt	N/A	Portions at 3:23-6:19; 7:1-19; 9:16 (Corredor Decl. ¶ 10)
2201-5	Hesselink Reply Expert Rpt	N/A	Portions at 3:9-6:5; 7:12 (Corredor Decl. ¶ 10)
2201-6	Wagner Reply Expert Rpt	N/A	Portions at page 6 (paragraph 72 re-design information) (Corredor Decl. ¶ 10)

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff— Portions sought to be sealed (Support for sealing by Decl. ¶)
UBER 2240			
2240-4	Uber's Opp to Mtn for JI based on Spoliation	N/A	None
UBER 2244			
2244-4	10/13/17 Suhr Dep.	N/A	None
2244-6	10/6/17 Chew Dep.	N/A	None
2244-8	9/28/17 Friedberg Dep.	N/A	None
2244-10	10/17/17 Fulginiti Dep.	N/A	None
2244-12	10/20/17 Maugeri Dep.	N/A	None
2244-14	10/17 Padilla Dep.	N/A	None
2244-16	9/29/17 Poetzscher Dep.	N/A	None
2244-18	Waymo's 3 rd Am. Rule 26(a)(3) Witness List	N/A	None
UBER 2252			
2252-3 (2286-1)	Waymo's Resps to 10 Rogs re MTC Responses	N/A	Green highlighted portions at 6:26-27; 7:1 (Corredor Decl. ¶ 10) Green highlighted portions at 9:24; 10:1-7 (Corredor Decl. ¶ 15)
2252-4	Waymo's 3 rd Suppl. Resps. To 3 rd Set of Rogs	Page 13, vendor name and price in line 16; Page 20, vendor name and price in line 26; Page 37, vendor name and price in line 23; Page 45, vendor name and price in line 26; Page 58, vendor name and price in line 21; Page 66, vendor name and price in line 19. (Yang Decl. ¶ 6.)	Portions at 38:20-39:7; 59:18-60:4 (Corredor Decl. ¶ 10)
2252-5 (2286-3)	Waymo's Resps to 1 st Set of Rogs	N/A	Green highlighted portions at 5:1-7 (Corredor Decl. ¶ 10)

Sealing Motion Dkt. No. (bold) /	Document Description	Defendants – Portions sought to be sealed * (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
Document sought to be sealed (Dkt. No.)			
UBER 2322			
2322-4 (2349-2)	Defts Opp to Mtn to Suppl Trial Witness List	N/A	Portions marked in red boxes at 6:17-18 (Corredor Decl. ¶ 14)
2322-6	8/24/17 Bananzadeh Dep.	N/A	None
2325 (2349-4)	Waymo's Am. 4 th Suppl. Resps. To 1 st Set of Rogs	N/A	Green highlighted portions at 4:4,15-16,19-21,23-24; 5:3,11-14; 6:15,18-20,22-28; 7:1-5,8-13,18-20,27-28; 8:1-2,4-14; 9:6-43:4; 43:24-114:5; 114:12-117:3 (Corredor Decl. ¶ 10)
UBER 2352/2353			
2352-4	Uber's Resp. Submission re Jacobs Docs	N/A	None
2352-5	7/3/17 Roberts Email	Page 42, server names in lines 21-22. (Yang Decl. ¶ 10.)	None
2352-6 (2375-2)	Defts Resps. To 3 rd Set of RFPs	Page 17, vendor name in line 11; Page 22, vendor name in line 27; Page 26, vendor name in line 27; Page 27, vendor name in line 23; Page 51, vendor name in line 25; Page 84, vendor name in line 20; (Yang Decl. ¶ 6.)	Green highlighted portions at 17:2-40:23; 42:2-83:11; 85:16-87:8; 87:23-95:11 (Corredor Decl. ¶ 10)
2352-7 (2375-4)	7/3/17 Rivera Email	Page 3, list of server names at fifth bullet point from top of page. (Yang Decl. ¶ 10.)	Green highlighted portions at pages 3-4 (Corredor Decl. ¶ 10)
2352-8 (2375-6)	7/3/17 Roberts Email	N/A	Green highlighted portions at pages 3-8 (Corredor Decl. ¶ 10)
2352-9	7/7/17 Rivera Email	Page 10, server name under "RFP No. 74." (Yang Decl. ¶ 10.)	None
2352-10	7/10/17 Rivera Email	Page 10, server name under "RFP No. 74." (Yang Decl. ¶ 10.)	None
2352-11	Uber Network & Device Use Policy	N/A	None

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed * (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
2352-13	6/22/17 Padilla Email	N/A	None
2352-14	Waymo's Submission re Jacobs Ltr	N/A	None
2352-15 (2375-8)	7/6/17 Pritt Email	N/A	Green highlighted portions at pages 4-5 (Corredor Decl. ¶ 10)
2352-16 (2375-10)	7/20/17 Pritt Email	N/A	Green highlighted portions at pages 9-10,12-14,16 (Corredor Decl. ¶ 10)
2352-17 (2375-12)	12/4/17 McCauley Email	N/A	Green highlighted portions at page 8 (Corredor Decl. ¶ 14)
2352-18	7/3/17 Roberts Email	N/A	None
2353 (2375-14)	7/24/17 Nardinelli Email	N/A	Green highlighted portions at pages 3, 13-14, 17-21 (Corredor Decl. ¶ 10)
2353-1	7/25/17 Meet & Confer Minutes	Entire document. (Yang Decl. ¶ 18.)	None
2353-2	7/26/17 Meet & Confer Minutes	Entire document. (Yang Decl. ¶ 18.)	None
2353-3	8/3/17 Meet & Confer Minutes	Entire document. (Yang Decl. ¶ 18.)	None
2353-4	8/10/17 Meet & Confer Minutes	Entire document. (Yang Decl. ¶ 18.)	None
2353-5	7/1/17 Meet & Confer Minutes	Entire document. (Yang Decl. ¶ 18.)	None
2353-6	7/1/17-7/2/17 Call Minutes	Entire document. (Yang Decl. ¶ 18.)	None

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) /		(Support for sealing by Decl. \P)	(Support for sealing by Decl. \P)
Document sought to be sealed (Dkt. No.)			
2353-7	7/7/17 Meet & Confer	Entire document. (Yang Decl. ¶ 18.)	None
2353 /	Minutes	Zimie documenti (Tang Zeen 101)	Tions
2353-8	7/10/17 Meet & Confer	Entire document. (Yang Decl. ¶ 18.)	None
	Minutes		
2353-9	7/24/17 Meet & Confer	Entire document. (Yang Decl. ¶ 18.)	None
	Minutes		
UBER 2378			
2378-4	12/12/17 Uber Ltr Brief	Page 2, last two lines of the page − Page 3, line 1. (Yang Decl. ¶ 13.)	None
		Page 3, first full paragraph including inserted quote. (Yang Decl. ¶ 12.)	
2378-5	9/16/08 Coughran Email	N/A	Entire document (Corredor Decl. ¶ 22)
2378-6	Beaumont Suppl. Decl	N/A	Portions in the last three sentences of paragraph 2 at page 3
(2410-2)			(Corredor Decl. ¶ 22)
UBER 2418			
2418-4	12/20/17 Defts Letter Brief	N/A	None
UBER 2434			
2434-4	Defts Resp. to SM	N/A	Portions marked in red boxes at 4:24-25 (Corredor Decl. ¶
(2437-2)	Recommendation		22)
2434-5	12/17/17 Gonzalez Email	N/A	Portions marked in red boxes at 5:6,8 (Corredor Decl. ¶ 16)
			None
2434-6	12/20/17 Jacobs Dep.	N/A	None
2434-7	12/14/17 Johnston Dep.	N/A	Green highlighted portions at 4:11-12,15-20; 5:18-20 (Corredor Decl. ¶ 22)
(2437-4)			Green highlighted portions at 9:1,8,14,17 (Corredor Decl. ¶ 16)

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
2434-8 (2437-6)	Beaumont Decl.	N/A	Green highlighted portions at page 4 (paragraphs 9-10) (Corredor Decl. ¶ 22) Green highlighted portions at page 5 (paragraph 12) (Corredor Decl. ¶ 24)
UBER 2451			
2451-3	12/22/17 Padilla Dep.	Page 6, name in lines 10, 11, 19, 20, and 22. (Yang Decl. ¶ 15.)	None
2451-4	12/29/17 Murphy Email	Page 2-4, entirety; pages 8, second paragraph from bottom; page 9, bottom paragraph, pages 10-11, entirety. (Yang Decl. ¶ 11-13, 15.)	None
2451-5 (2459-2)	10/27/14 Sorge Email	N/A	Portions marked in red boxes at pages 2-3 (Corredor Decl. ¶ 24)
2451-6 (2459-4)	10/27/14 Bailey Email	N/A	Portions marked in red boxes at pages 2-4 (Corredor Decl. ¶ 24)
2451-7	12/22/17 Rivera Email	Page 3, names in second line from top. (Yang Decl. ¶ 12.)	None
2451-8 [corrected at 2455-1]	6/9/17 Padilla Email	Page 2, email addresses in "cc" line; Page 3, phone number at bottom of page. (Yang Decl. ¶ 3.) Page 2, company name in last line on the page; Page 3, code names in first sentence of first full paragraph; Page 3, last sentence of first full paragraph; Page 3, last sentence of second full paragraph. (Yang Decl. ¶ 11.)	None
2451-9 [corrected at 2455-2]	4/14/17 Lee Email	Page 3, email addresses in "cc" line; Page 5, phone number at bottom of page. (Yang Decl. ¶ 3.) Page 4, company name in last sentence of first paragraph; Page 4, code names in first sentence of first full paragraph; Page 4, last sentence of first full paragraph; Page 4, last sentence of second full paragraph. (Yang Decl. ¶ 11.)	None
2451-10	12/22/17 Clark Dep.	N/A	None

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff – Portions sought to be sealed
Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)		(Support for sealing by Decl. ¶)	(Support for sealing by Decl. ¶)
2451-11	12/21/17 Gicinto Dep.	Page 7, companies in lines 9. (Yang Decl. ¶ 11.)	None
		Page 8, vendor name in line 22. (Yang Decl. ¶ 6.)	
2451-12	12/20/17 Russo Dep.	Page 2, country name in lines 7 and 9	None
2451-13 [corrected at	4/14/17 Padilla Email	Page 2, email addresses in "cc" line; Page 4, phone number at bottom of page. (Yang Decl. ¶ 3.)	None
2455-3]		Page 3, company name in last sentence of second full paragraph; Page 3, code names in first sentence of third full paragraph; Page 3, last sentence of third full paragraph; Page 3, last sentence of fourth full paragraph. (Yang Decl. ¶ 11.)	
UBER 2477			
2477-4	Defts Resp. to Waymo Precis re Lit Misconduct	N/A	Green highlighted portions at 2:26-27 (Corredor Decl. ¶ 22)
2477-5	12/14/17 Johnston Dep.	N/A	None
(2496-2)			
2477-6	9/16/08 Coughran Email	N/A	Entire document (Corredor Decl. ¶ 22)
2477-7	Beaumont Decl	N/A	Green highlighted portions at page 4 (paragraphs 9-10)
(2496-4)			(Corredor Decl. ¶ 22) Green highlighted portions at page 5 (paragraph 12) (Corredor Decl. ¶ 24)
2477-9	12/20/17 Russo Dep.	Page 3, company names in lines 19 and 23; Page 4, company name in lines 10, 13, 16, and 20; Page 5, company name in lines 8 and 13; Page 6, company name in line 6, vendor name in line 7; Page 7, company names in lines 1 and 2. (Yang Decl. ¶ 11.) Page 4, lines 12-14. Yang Decl. ¶ 6, 11.)	None
2477-11	12/21/17 Giconto Dep.	Page 4, vendor name in lines 3 and 19, country name in line 4, company name in line 16. Page 5-6, dollar amount of budget. (Yang	None

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
		Decl. ¶ 11.)	
UBER 2500			
2500-4 (2518-1)	Defts resp. to Offer of Proof	Page 4, lines 3-4. (Yang Decl. ¶ 13.) Page 22, line 28 – Page 23, line 2. (Yang Decl. ¶ 10.) Page 44, name in line 9. (Yang Decl. ¶ 12.) Page 68, line 26 – Page 70, line 3. (Yang Decl. ¶ 12, 13.)	Portions marked in red boxes at 20:6,9-11,25-26; 24:1-3 (Corredor Decl. ¶ 22) Portions marked in red boxes at 21:4 (Corredor Decl. ¶ 16) Portions marked in red boxes at 24:25-25:7; 26:3-22; 28:15-19; 68:10-11 (Corredor Decl. ¶ 15)
2501-2	12/22/17 Clark Dep.	Page 7, name and country in lines 21, 24, and 25. (Yang Decl. ¶ 11.) Page 46, line 17. (Yang Decl. ¶ 3.)	None
2501-4	8/23/17 Cooper Dep.	N/A	Green highlighted portions at 9:1,8-10,12-15 (Corredor Decl. ¶ 14)
2501-6	12/21/17 Gicinto Dep.	Page 5, company name in lines 20 and 25; Page 5, company name in lines 8 and 17; Page 17, company name in line 23; Page 41, company names in line 9; (Yang Decl. ¶ 11.) Page 42, line 22. (Yang Decl. ¶ 6.) Page 48, lines 15-23. (Yang Decl. ¶ 11.)	None
2501-8	12/21/17 Haimovici 30(b)(6) Dep.	Page 31, line 5 – Page 41, line 25. (Yang Decl. ¶ 12, 13.)	None
2501-10	12/22/17 Henley Dep.	Page 13, company names in line 24. (Yang Decl. ¶ 11.)	None
2501-12	12/22/17 Henley 30(b)(6) Dep.	Page 5, lines 18-22; Page 11, lines 21-25; Page 12, lines 1-3. (Yang Decl. ¶ 11.)	None
2501-13 (2518-3)	12/14/17 Johnston 30(b)(6) Dep.	N/A	Green highlighted portions at 4:2-8; 5:11-12,15-21,23-25; 6:18-20 (Corredor Decl. ¶ 22) Green highlighted portions at 10:1,8,14,17 (Corredor Decl. ¶ 16)
2501-15	12/19/17 Nocon Dep.	Page 26, line 8 – Page 30, line 25. (Yang Decl. ¶ 15.)	None

Sealing Motion Dkt. No. (bold) / Document sought to be sealed (Dkt. No.)	Document Description	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff— Portions sought to be sealed (Support for sealing by Decl. ¶)
2501-17	12/22/17 Padilla Dep.	Page 5, line 16-17, page 6, line 15, page 8, lines 8-9. (Yang Decl. ¶ 9.) Pages 9-20, entire pages. (Yang Decl. ¶ 12, 13.)	None
2501-19	12/20/17 Russo Dep.	Page 29, region in line 21; Page 33, company name in lines 10, 17, and 25; Page 34, company names and countries in lines 3, 5, 9, 15, 22, 24, 25; Page 38, company names in lines 11, 12, 17-19, and 24; Page 60, countries in lines 7 and 9. (Yang Decl. ¶ 11.)	None
2501-20 (2518-5)	12/19/17 Stewart Dep.	N/A	Green highlighted portions at 4:6-8,11,14-24; 5:1-25; 6:1-6,10,22-23; 7:12-15,18-20,24-25; 8:2-3,6-8; 9:3-4,6-13,18-19,22-23; 10:5-6,12-13,20-22; 11:1-2,16-21; 12:18-19,21,24 (Corredor Decl. ¶ 15)
2501-22	7/20/17 Stojanovski Dep.	Page 4, address in lines 20 and 25. (Yang Decl. ¶ 3.)	None
2501-24	12/14/17 Yoo Dep.	Page 10, name in line 9. (Yang Decl. ¶ 9.) Page 14, lines 5-25. (Yang Decl. ¶ 15.)	None
2502	12/14/17 Gonzalez Email	Page 5, citation at top of page. (Yang Decl. ¶ 11.)	None
2502-1	5/25/16 Holden Email	N/A	None
2502-2	UBER00330899	N/A	None
2502-4	2/21/17 Henley Email	N/A	None
2502-6	4/13/17 Jacobs Email	Page 2, email address in "To" line at top of page; Pages 2-4, phone numbers. (Yang Decl. ¶ 3.)	None
2502-7 (2518-7)	Google Form	N/A	Green highlighted portions at page 2 (Corredor Decl. ¶¶ 14, 24)
2502-8 (2518-9)	3/19/15 Chatham Email	N/A	Green highlighted portions at page 2 (Corredor Decl. ¶ 15)
2502-9 (2518-11)	12/9/16 Marx Email	N/A	Green highlighted portions at pages 2-4 (Corredor Decl. ¶ 24)

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) /		(Support for sealing by Decl. ¶)	(Support for sealing by Decl. \P)
Document sought to			
be sealed (Dkt. No.)	5/20/17 E 1	27/4	
2502-10 (2518-13)	5/30/17 Tan Email	N/A	Green highlighted portions identifying email addresses and phone numbers at pages 2-4 (Corredor Decl. ¶ 24)
(2316-13)			Green highlighted portions reflecting business plans and
			strategy regarding intellectual property and product launch
			at pages 2-4 (Corredor Decl. ¶ 15)
2502-11	Beaumont Decl	N/A	Green highlighted portions at page 4 (paragraphs 9-10)
(2518-15)			(Corredor Decl. ¶ 22)
			Green highlighted portions at page 5 (paragraph 12)
			(Corredor Decl. ¶ 24)
2502-12	9/16/08 Coughran Email	N/A	Entire document (Corredor Decl. ¶ 22)
2502-13	Google Chat doc	N/A	Entire document (Corredor Decl. ¶ 22)
2502-14	Google Photos – Uber	N/A	None
	Car		
2502-15	Spotter Doc	N/A	Entire document (Corredor Decl. ¶ 15)
2502-16	Google Photos – Uber	N/A	None
	Car		
2502-17	AV Startups	N/A	Entire document (Corredor Decl. ¶ 15)
2502-18	Location/Weather Chart	N/A	Entire document (Corredor Decl. ¶ 15)
2502-19	10/23/16 AL Email	Entire document. (Yang Decl. ¶ 16.)	None
2502-20	Defts Resps to Waymo's	N/A	None
	3 rd Set of Common Rogs		
2502-22	9/5/17 Suppl. Log	N/A	None
2502-23	Crain Expert Rpt	N/A	None
2502-24	Waymo's Resps to	N/A	None
(2518-17)	Uber's Rogs Nos. 51-56		

Sealing Motion	Document Description	Defendants – Portions sought to be sealed*	Plaintiff– Portions sought to be sealed
Dkt. No. (bold) /		(Support for sealing by Decl. \P)	(Support for sealing by Decl. ¶)
Document sought to be sealed (Dkt. No.)			
2502-25	8/4/16 Babcock Email	Entire document. (Yang Decl. ¶ 16.)	None
2502-26	5/31/16 Babcock Email	Entire document. (Yang Decl. ¶ 16.)	None
2502-27	1/15/16 Ho Email	Entire Document. (Yang Decl. ¶ 5.)	None
2502-28	2/18/16 Craig Email	Entire document. (Yang Decl. ¶ 16.)	None
2502-29	Waymo's 4 th Suppl. Resps to Uber's 5 th Set of Rogs		None
2502-31	12/22/17 Rivera Email	Page 3, names in line 2. (Yang Decl. ¶ 12.)	None
2502-33	Defts Resp. to App'x A to Waymo's Offer of Proof	Page 42, second and third lines from bottom of page in right column; Page 45, last sentence of second full paragraph in right column; Page 46, last sentence of third full paragraph in right column; Page 47, last sentence of third full paragraph in right column; Page 48, last sentence of third full paragraph in right column; (Yang Decl. ¶ 13.)	None
UBER 2542/2543			
2542-4	Defts Resp. to Offer of	N/A	Portions marked in red boxes at 4:18-28; 5:10-11; 6:21;
(2594-2)	Proof re Dev. Expenses		8:22-23 (Corredor Decl. ¶ 10) Portions marked in red boxes at 7:21-23 (Corredor Decl. ¶ 14)
2543-1	8/24/17 Bananzadeh	N/A	Portions marked in red boxes at 7:22 (Corredor Decl. ¶ 14)
(2594-4)	30(b)(6) Dep.		Portions marked in red boxes at 53:21-25; 54:1-9,14-18,23-25; 55:1-3,18-25 (Corredor Decl. ¶ 10)
2543-2	Chauffeur Presentation	N/A	Entire document (Corredor Decl. ¶¶ 14, 15)
2543-4	8/3/17 Droz 30(b)(6)	N/A	Portions marked in red boxes at 4:1-12,24; 5:24 (Corredor
(2594-6)	Dep.		Decl. ¶ 10)
UBER 2551			
2551-4	Defts Resp. to Waymo	N/A	Portions marked in red boxes at 5:24-25 (Corredor Decl. ¶

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Sealing Motion Dkt. No. (bold Document sought be sealed (Dkt. N	to	Defendants – Portions sought to be sealed* (Support for sealing by Decl. ¶)	Plaintiff– Portions sought to be sealed (Support for sealing by Decl. ¶)
(2599	-2) Trial Brief		10)
255	1-5 Hesselink Reply Expert Rpt	N/A	Portions at 3:1-14:28 (Corredor Decl. ¶ 10)